

SALE EDITION

PLEASE BRING THIS CATALOGUE TO THE SALE

PRICE - 20p

PERTH AUCTION MARKET, PERTH

CATALOGUE

OF

ANNUAL SHOW AND SALE

OF

- 24 ACCREDITED ABERDEEN-ANGUS BULLS and
5 NON-ACCREDITED ABERDEEN-ANGUS BULLS**

(Held under the auspices of the Aberdeen-Angus Cattle Society)

AND

- 5 ACCREDITED SHORTHORN BULLS and
4 NON-ACCREDITED SHORTHORN BULLS
1 ACCREDITED DAIRY SHORTHORN BULL**

(Held under the auspices of the Beef Shorthorn Cattle Society)

ALSO

ANNUAL SALE

OF

- 19 ACCREDITED HEREFORD BULLS and
1 NON-ACCREDITED HEREFORD BULL**

AND

- 3 ACCREDITED LINCOLN RED BULLS and
1 NON-ACCREDITED LINCOLN RED BULL
2 ACCREDITED SOUTH DEVON BULLS**

AND

- 2 CHAROLAIS BULLS**

ON

WEDNESDAY, 22nd MARCH, 1972

SHOW OF ABERDEEN-ANGUS AT 9 A.M. PROMPT

FOLLOWED BY THE SHOW OF SHORTHORNS

SALE AT 11 A.M.

MACDONALD, FRASER & CO., LTD.

Auctioneers, PERTH, Scotland

Telephone: PERTH 26183/4

Telegraphic Address: "FRASER, PERTH"

ABERDEEN-ANGUS

CONDITIONS OF SALE

All Aberdeen-Angus animals exposed for sale at sales held under the auspices of the Aberdeen-Angus Cattle Society hereinafter called "the Society" shall be sold subject to and in accordance with the following Rules:—

A. PEDIGREE

All animals entered for a Public Sale must be entered in the Society's Herd Book by the Breeder as follows:—

- (1) (a) animals 4 weeks old and over must be tattooed, their births intimated to the Society and be entered in the Society's Herd Book prior to the sale.
- (b) animals under 4 weeks old must be tattooed, their births intimated to the Society and be entered in the Herd Book within four weeks after the date of sale.
- (2) in the case of a twin, this fact and whether it is a twin with a bull or a heifer must be noted on the sale entry form and in the sale Catalogue.
- (3) in the case of an animal got by artificial insemination, this must be noted on the sale entry form, and in the sale Catalogue.
- (4) the Pedigree of each animal is guaranteed to be correct by the person whose name appears as Vendor in the sale Catalogue.
- (5) all contraventions of the above Rules shall be reported, by anyone having knowledge of the contravention, to the Council of the Society who shall take such action as it considers appropriate and may instruct the Auctioneers to reject the animal from the show and sale.
- (6) should any dispute arise as to the identification in the Aberdeen-Angus Herd Book of any animal exposed for sale or as to the pedigree of any such animal, such dispute shall be referred to the Council of the Society or to such Sub-Committee as the Council may appoint as Arbiters or Arbitrators and their decision shall be final.

B. VETERINARY

- (1) Animals affected with any disease of an infectious nature, or animals out of an infected herd are strictly prohibited from being brought to the premises occupied or used by the Auctioneers at the time of the sale, and should any such be brought, the Vendor will be held responsible for all damage or loss occasioned thereby.

(2) Tuberculosis

All animals exposed for sale must comply with the Tuberculin Test conditions in force at the time of sale as required by the Minister of Agriculture in England and the Secretary of State for Scotland in Scotland. **Prior permission for this Test must be obtained from the appropriate Divisional Veterinary Officer.**

(3) Brucellosis (Accredited Herds) Scheme

All animals exposed for sale, except those in the Brucellosis Accredited Section, irrespective of age and vaccinal status must have passed a blood test (S.A.T.) for Brucellosis at an approved Laboratory, at less than 30 I.U. (+ + + + 1/10) of antibody within 14 days of the first day of the Sale. (A certificate to this effect must be made available to the Market Authority at the time of the entry to the Sale.)

Movement of cattle to the Accredited Section will be by permit (BES 13) obtained from the appropriate Divisional Veterinary Officer.

(4) John's Disease — Complement Fixation Test

All animals must have been submitted to and have passed this test within 90 days of the first day of the Sale.

(5) The Bull Fertility Guarantees printed on coloured insert apply to this Sale.

(6) All cows and heifers that are stated in the Catalogue as having been served or artificially inseminated not less than twelve weeks before the date of sale, or stated as having been running with a bull between dates (the latter of which is not less than twelve weeks before date of sale), will be guaranteed by the Vendor to be in-calf to the service date or between dates and to the bull stated in the Catalogue, unless any alteration is announced at the time of sale. Heifers which have not had a calf and which are sold unserved shall be so guaranteed.

All claims which may be competent under this Rule must be intimated to the Auctioneers at their principal place of business by registered post within thirteen weeks of the Sale, but in respect of females purchased for export a claim must be made prior to the shipment of the animal or within the said period of thirteen weeks, whichever is the earlier date.

To establish any claim under this Rule the Purchaser and Vendor shall mutually agree upon a Veterinary Surgeon to examine the animal, and failing agreement within three weeks after the receipt of the claim by the Auctioneers, a Veterinary Surgeon shall be

appointed by the Auctioneers. In his certificate the Veterinary Surgeon must state whether or not the condition of the animal was due to any injury or disease contracted since the Sale. Should the Veterinary Surgeon's certificate establish the Purchaser's claim the Vendor shall be bound to accept delivery of the cow or heifer (as the case may be) and refund to the Purchaser the full purchase price of the animal which shall be at the Vendor's risk and expense as from the date of the notification to the Vendor of the Veterinary Surgeon's decision, together with the cost of keep and any expenses of transport incurred by the Purchaser. Failing agreement between the Vendor and the Purchaser the Auctioneers shall decide by which party the Veterinary Surgeon's fees and expenses shall be paid and the decision of the Auctioneers shall be final and binding on both parties.

C. SALE

- (1) All animals exposed for sale must be the *bona fide* property of the Vendors at the time of the sale.
- (2) The animals shall be exposed for sale separately (except that a dam and her calf may be sold together if so stated in the following Catalogue) according to the numbers in the Catalogue.
- (3) The highest bidder shall be declared the Purchaser (subject to Rule C. (4)) and each bid shall exceed the former by at least one-half guinea. The Auctioneers reserve the right to refuse any bid without giving a reason for so doing.
- (4) The Vendor has the right to fix a reserve price and to announce such price before, during or at the conclusion of the bidding. The right to bid by or on behalf of the Vendor in terms of the Sale of Goods Act, 1893, is expressly reserved.
- (5) Each animal forward at the sale must be exposed for sale by auction before any private sale shall be permitted or recognised by the Auctioneers.
- (6) Immediately after the sale of an animal the price thereof shall be paid by the Purchaser in cash to the Auctioneers. On the price being paid the Purchaser shall receive from the Auctioneers a written removal order and shall at his own expense remove the animal within one day of the sale or within such period as may be laid down by the Auctioneers at the commencement of the sale. No animal shall be removed without the Auctioneers' written removal order and any animal so removed shall be recovered by the Auctioneers summarily without any further warrant.
- (7) In the event of any purchaser not paying for and or not removing the animal purchased in compliance with Rule C. (6) hereof the

SEMEN TESTING

Bulls may only be sold subject to the terms of the Bull Fertility Guarantee and **NOT** to the results of a Semen Test.

No objection can be raised to private post-sale arrangements between a buyer and a seller provided that a negative Semen Test is not accepted as sole proof of infertility.

SEMI-TESTING

Results may only be said subject to the terms of the Semi-Testing
arrangement and NOT to the results of a Semen Test

No objection can be raised to private post-sale arrangements between a
seller and a buyer provided that a negative Semen Test is not reported as
proof of infertility.

BULL FERTILITY GUARANTEE
AND CONDITIONS AND PROCEDURE RULES
APPLICABLE THERETO

1. THE GUARANTEE

All Bulls except those sold to go to non-attested Herds within Scotland, England, Wales and Northern Ireland are sold with a Guarantee by the Vendor to the Purchaser as follows:—

Bulls aged 20 Calendar Months or over

- (a) In the case of bulls aged 20 calendar months or over at the date of sale that they are good servers and stockgetters and will prove themselves as such within four calendar months from the date of sale and

Bulls aged under 20 Calendar Months

- (b) In the case of bulls aged under 20 calendar months at the date of sale that they are capable of getting stock within six calendar months from the date of sale or from the date on which the bull reaches the age of 12 calendar months whichever is the later. At the expiry of such period, should the bull have failed to have proved capable of getting stock due, in the opinion of a Veterinary Surgeon appointed by agreement between the Vendor and the Purchaser or failing agreement by the Auctioneers, to immaturity, said period shall be extended for a further period of three months at the expiry of which time the normal procedure as provided for hereunder shall apply. The decision as to whether this provision shall be invoked shall lie with the Vendor.

The Guarantees 1 (a) and 1 (b) are given subject to and under the following Conditions and Procedure Rules. Particular attention should be paid to the “Guarantee Period” and “Trial Period”:—

2. DEFINITION

- (a) **“Capable of getting stock.”** “Capable of getting stock” is deemed to be proved as soon as one female is in calf to the bull, irrespective of whether hormone or other treatment has been used and irrespective of where such female may have been served by the bull i.e., it is not a condition that such service shall have taken place on the Purchaser’s farm or with a female owned or provided by him.
- (b) **“Guarantee Period.”** The “Guarantee Period” is the period during which the guarantees referred to in 1 (a) and 1 (b) above are in force.

- (c) **"Trial Period."** The Trial Period in the case of bulls aged 20 calendar months or over at the date of sale, is two calendar months next after the date of sale and in the case of bulls aged under 20 calendar months at the date of sale three calendar months next after the date of sale or before the date on which the bull reaches the age of 15 calendar months whichever is the later.

3. CONDITIONS

- (a) That they apply to bulls bought for export, only so long as they remain in Scotland, England, Wales or Northern Ireland.
- (b) That incapacity due to injury from whatever cause, or to illness, suffered, or contracted after the date of sale is not covered by the Guarantees.
- (c) That the Purchaser shall throughout the Guarantee Period give the bull full and sufficient opportunity to prove that he is a good server and stockgetter or to demonstrate his ability to get stock whichever the case may be.
- (d) That in the case of bulls aged under 20 calendar months at the date of sale if the Vendor so requires the Purchaser shall allow and facilitate the removal of the bull from his premises to give the Vendor the opportunity of demonstrating the bull's ability to get stock within the Guarantee Period any such demonstration shall be substantiated by a certificate of a Veterinary Surgeon to the effect that an animal is in calf to the bull. Production of such a certificate shall bind the Purchaser to accept the bull as complying with the terms of the Guarantee irrespective of any custom of the trade and the Vendor shall not be liable.
- (e) That the expenses incurred in any test to establish whether the bull fulfils the terms of the Guarantee or not, after removal from the Purchaser's farm at the Vendor's request in terms of Condition 3 (d) hereof shall be paid by the Purchaser if the bull fulfils the terms of the Guarantee and by the Vendor if the bull fails to do so.
- (f) That liability shall be limited to the purchased price of the bull at the sale, with the addition, if applicable, of expenses as provided for in 3 (e) above and in Procedure Rule 4 (b) hereunder. Liability does not cover interest, expenses (except as provided for in Condition 3 (e) and Procedure Rule 4 (b)) costs, loss of profits or consequential loss or any other sum or claim whatsoever.
- (g) That in the event of a claim being substantiated and the purchase price being refunded the bull shall automatically become the property of the Vendor and be returned to him or disposed of according to his instructions at his expense.

- (h) That Hormone treatment or surgical treatment or operations shall be given or carried out only with the consent of the Purchaser and Vendor, except that surgical operations to correct faults which in the opinion of a Veterinary Surgeon to be appointed by agreement between the Vendor and the Purchaser or failing such agreement by the Auctioneers are not hereditary shall be permitted without consent should the Veterinary Surgeon be of the opinion that such operations would prove beneficial. The decision of the Veterinary Surgeon shall be final.
- (i) That the Purchaser shall comply precisely with the whole conditions herein and with the Procedure Rules for Claims hereinafter prescribed. Failure to do so shall avoid all liability under the Guarantees.

4. PROCEDURE RULES FOR CLAIMS UNDER THE GUARANTEES

- (a) The Purchaser shall claim by giving notice to the Auctioneers by registered letter immediately after evidence that the bull is not a good server and stockgetter or of failure to get stock as the case may be, has come to his notice, and in any case before the expiry of the Trial Period. The Auctioneers in turn will immediately inform the Vendor, at the same time sending to the Purchaser by Registered Post a Bull Fertility Report Form which shall form the basis of the claim. In all cases this Form, fully completed, must be returned to the Auctioneers within 30 days from the date of intimation by the Purchaser. To comply with this Rule the Purchaser must notify the Auctioneers before the expiry of the Trial Period if sufficient time has not elapsed after service to determine that such service has been successful.
- (b) On receipt of the Bull Fertility Report Form, duly completed, the Auctioneers will consider whether any further evidence or other particulars are necessary to enable them to decide whether the bull is a good server and stockgetter or whether the bull is capable of getting stock or not as the case may be and they must in any event give their decision on or before the expiry of two calendar months after the expiry of the Guarantee Period. Any expenses properly incurred by the Auctioneers in obtaining evidence or other particulars required by them shall be payable by the unsuccessful party or as the Auctioneers may direct.
- (c) The Vendor shall receive from the Auctioneers and the Purchaser such relevant information concerning the claim as he may desire and be entitled to carry out examinations of the bull and do any other act he may consider necessary for the protection of his interests.
- (d) If the Purchaser fails within such time as the Auctioneers prescribe without sufficient cause or excuse to give all the information or other

facilities required by the Auctioneers to enable them to issue their decision on his claim such claim shall be held as abandoned, and shall be forfeit.

- (e) In the event of the Vendor and Purchaser or either of them being dissatisfied with the decision of the Auctioneers or if the Auctioneers fail to issue a decision before the expiry of two calendar months after the expiry of the Guarantee Period the dispute shall be referred to Arbitration by an Arbiter or Arbiters who shall forthwith be nominated failing agreement between the Vendor and Purchaser by the Council of the Aberdeen-Angus Cattle Society and the decision of such Arbiter or Arbiters shall be final and binding on all concerned. The Arbiter or Arbiters shall have power to take such skilled or other advice and such probations and do any act or thing as he or they may think necessary. Any action under this Rule must be initiated by the dissatisfied party within 14 days from the date on which the Auctioneers issue their decision or of the expiry of two calendar months after the expiry of the Guarantee Period should the Auctioneers fail to make a decision, by giving written notice by registered post to the Secretary of the Society at its office, Pedigree House, 6 King's Place, Perth, that the Purchaser or Vendor wishes the dispute referred to arbitration.
- (f) Should the bull respecting which a claim is made be exported from Scotland, England, Wales or Northern Ireland or enter a non-attested herd before a final decision under Rule 4 (e) hereof has been given on the claim, and the claim shall be held as abandoned and shall be forfeit and
- (g) Notice of claim shall be made to the Auctioneers only in terms of Rule 4 (a) hereof. No private arrangement between the Purchaser and Vendor to the contrary will be recognised.

5. GENERAL

In cases where the Vendor insures against his liability under the Guarantees, the insurers shall take over the whole rights and liabilities of the Vendor under the Guarantees and Procedure Rules.

Auctioneers in their option may, without the consent of the Vendor either (a) sue the Purchaser for the price and interest thereon at the rate of six per cent. per annum and for the keep of, and any other expense incurred by them in connection with such animal, or (b) re-sell the animal either publicly or privately and recover from the defaulting Purchaser the deficiency (if any) attending such re-sale and interest thereon as aforesaid together with the keep and all other expenses. The defaulting Purchaser shall have no defence to the Action taken by the Auctioneers. In the event of there being any surplus after paying interest, keep, and other expenses as aforesaid, such surplus shall be paid to the defaulting Purchaser.

- (8) Immediately after the purchase of each animal is declared, the risk of the animal shall pass to the Purchaser, but until the price is paid, the right of property shall not pass and delivery of the animal shall be suspended.
- (9) In the case of animals sold privately within the premises of the Auctioneers the risk and the passing of the property thereof shall be governed by the bargain made between the parties and Rule C. (8) shall not apply thereto.
- (10) No undertaking by the Auctioneers or their servants to take charge of any animal after the sale or to forward it to its destination shall be held to impose upon the Auctioneers any legal obligation or invalidate any of these Rules.
- (11) No liability whatsoever is undertaken by the Auctioneers for the accuracy or otherwise of the statements appearing in the Catalogue or made at the sale. The Vendor is responsible for such statements and for any error or mis-statement.
- (12) Apart from the Guarantees laid down in these Rules or specifically given by the Vendor in the Catalogue animals are sold subject to their condition and to all faults, excepting the case of animals suffering from total or from partial blindness.
- (13) In the foregoing Rules the word " animal " shall be held to include a dam and calf when sold together.
- (14) The Council of the Society may, prior to any Sale, nominate and appoint two members from the Society's Panel of Judges to inspect the animals forward at the Sale, in order to ascertain that such animals are fit for inclusion in the Sale. The members so appointed shall, in consultation with the Auctioneers, be the sole judges as to whether or not the animals may be included in the Sale and shall have power to debar from the Sale any animal which they consider is not of a fit standard. No Exhibitor will have any claim for damages in respect of any animal which is rejected under this Rule.

D. COMMISSION

- (1) The Auctioneers shall charge and deduct commission of 7p. per guinea (2p. of which shall be paid by them to the Society), from the price of all animals sold, including those which may be sold privately in their premises at the time of the sale.
- (2) The Auctioneers shall be entitled to make a charge of £1 per animal against the owner on all animals entered but not put forward for sale.
- (3) The Auctioneers shall be entitled to charge against the owner one per cent. on the price bid or £1 per animal whichever is the greater on all animals put through the sale ring and withdrawn.
- (4) The Auctioneers shall not be entitled to charge commission on animals sold which fail the re-test, but shall be entitled to make a charge against the owner of £1 per animal in respect of cataloguing, etc.

E. GENERAL

- (1) Without prejudice to the foregoing Rules, it is hereby expressly declared that the Vendor by selling and the Purchaser by purchasing any animal shall be bound by the above Rules notwithstanding the terms of any statutory enactment or custom of trade to the contrary.
- (2) The Auctioneer is Judge of the Sale, to whom all disputes and differences of any kind which may arise at and in relation to the Auction, either between Vendors and bidders or among bidders themselves shall be referred and his decision shall be final and binding on all parties.
- (3) Any dispute as to any matter for the settlement of which no provision is made in these Rules shall be referred to an Arbiter or Arbiters (Arbitrator or Arbitrators) to be appointed, failing agreement between or amongst the parties, by the Auctioneers. The decision of the Arbiters so appointed shall be final and binding on all parties to the dispute. Any Arbitration under this Clause shall be subject to the provision of the Arbitration Act for the time being in force in Scotland if the sale was in Scotland or in England if the sale was in England and shall be deemed to be a reference to Arbitration thereunder.

For MACDONALD, FRASER & CO., LTD.,

H. J. FRASER, }
R. L. FRASER, } *Managing Directors.*

AUCTION MARKET OFFICES,
PERTH, 1972.

SHORTHORN

CONDITIONS OF SALE

1. The Cattle will be exposed separately according to the numbers in the following Catalogue. The Auctioneers reserve the right to refuse any bid without assigning any reason. The highest offerer of each lot will be preferred to the purchase (subject to Article 3)—each offer exceeding the former by at least one guinea. All entries must be clearly tattooed in the ear with their correct tattoo letters and numbers in accordance with the Regulations of The Shorthorn Society, and any animal found not being so tattooed will be reported to the Directors of The Beef Shorthorn Cattle Society, and such animal may be rejected from the Show and Sale. Twins must be so described, also whether twin with a male or female. A twin female with a male will not be accepted, unless guaranteed in calf, or having had a calf.

2. The pedigree of each animal is guaranteed to be correct and registered or accepted for registration in Coates's Herd Book (Beef) by the person whose name appears as the Exposer, but every animal is sold subject to all visible faults, except where a bull is sold with only one testicle down the owner must make intimation to this effect in the Catalogue. Buyers must satisfy themselves as to the correctness of all bull calves, under 10 months old, before taking delivery. No liability whatever is undertaken by the Auctioneers for the statements appearing in the Catalogue or made at the Sale. The Exposer who supplies such statements is alone responsible for any error or mis-statement. Animals affected with any disease of an infectious nature or animals out of an infected Herd are strictly prohibited from being brought to the premises occupied or used by the Auctioneers at the time and should any such be brought, the Owner or Consigner will be held responsible for all damage or loss occasioned thereby.

3. The Exposers reserve the right to fix a reserve price, and to announce same before the bidding begins or during the time of the bidding or at the conclusion thereof. The right to bid by or on behalf of the Seller in terms of the Sale of Goods Act, 1893, is expressly reserved. Every animal must be the *bona fide* property of the Exposer at the time of Sale.

Notwithstanding the above, no opening bid of less than 100 guineas may be accepted for any bull. Any bull failing to receive this bid will be passed out unsold.

(Note.—The condition regarding the opening bid of 100 guineas for bulls is meantime only applicable to the February Show and Sale at Perth.)

4. Immediately after each purchase is declared, the risk of the animal shall be exclusively with the Buyer, and it is declared that until a settlement shall be made in terms of these Conditions the delivery of the animal shall be suspended. The right of property shall not pass until the price is paid.

5. Immediately after the Sale all lots must be paid for in cash to the Auctioneers. The price being paid, each lot shall be taken away at the Buyer's expense within one day after the Sale thereof. Lots shall only be removeable from the Auctioneers' possession on a written order from their clerk, and any lot removed in contravention of this condition may be recovered *brevi manu* by the Auctioneers.

6. Should any buyer fail to pay for and remove his purchase in compliance with the above Conditions, the Auctioneers in their option may either (a) sue the Buyer for the price and interest thereon at the rate of *Six per Centum per Annum* and for the keep of, and any other expense incurred by them in connection with, such purchase, or (b) re-sell the Lot either publicly or privately and recover from the defaulting buyer the deficiency (if any) attending such re-sale and interest thereon as aforesaid together with the keep and all other expenses. In either case, the Auctioneers shall have the right to sue at their own instance without the consent of the Owner or Consigner, and no defence whatever in such action shall be competent to the Buyer who shall have recourse against the Owner or Consigner alone.

7. If any animal be sold with the option to "Test" or "Re-Test," such condition shall not operate to suspend the sale or the passing of the risk but shall have effect only as follows:—

- (a) The condition shall be provable only by entry in the Auctioneers' Roup Roll.
- (b) If the option to re-test is given, the Purchaser may require the following Tests—
 - (i) Single Intradermal Comparative Test for Tuberculosis;
 - (ii) Agglutination Test for Contagious Abortion; and
 - (iii) Complement Fixation Test for Johne's Disease.

These Tests to be carried out by a laboratory approved by the Ministry of Agriculture, Fisheries, and Food.

Notice in writing of the intention of the Purchaser to carry out such Tests must be given to the Auctioneers before, or immediately after, termination of the Sale.

Should any Vendor wish to offer additional Tests, or should any Buyer who may require additional Tests make arrangements with the Vendor prior to the Sale, details must be given to the Auctioneers and shall be provable only if included in the Auctioneers' Roup Roll.

- (c) The Tests shall be made by a Veterinary Surgeon to be mutually chosen between the Buyer and Seller or, failing their agreement, to be appointed by the Auctioneers.
- (d) The Tests shall only be made when the animal is (in the opinion of the chosen or appointed Veterinary Surgeon) in a fit state for testing and in the case of a Test for Tuberculosis on an animal in

an Attested Herd, after permission has been obtained from the Ministry of Agriculture, Fisheries, and Food (unless altered by mutual agreement).

- (e) The declaration of the chosen or appointed Veterinary Surgeon that the animal has been duly tested and the result of his test shall be final and binding on both Seller and Buyer.
- (f) If the animal be so declared not to have passed the Tests, the Buyer shall have the right to require the Seller to re-purchase the animal at the price of the original sale. Such requisition shall be notified in writing to the original Seller, and from the date of receipt of such notice the risk and expense of the animal shall be transferred to him.
- (g) In any case where the option to Test is exercised, the Auctioneers shall be entitled to retain the price until the result of the Test is declared.
- (h) The expense of any such Test or Tests shall be borne by the Purchaser.

8. Should an Exposer wish to warrant a bull as being a good server and stock-getter or such other qualified warranty as the Exposer may wish to give, such warranty shall be included and shall form part of the description of the bull as shown in the printed Catalogue. Should a warranty of good service and stock-getter be given, and should it be established subsequent to the Sale that the bull is incapable of service, or while capable of service is incapable of getting stock, a Purchaser shall be entitled, within (a) three calendar months from the date of the Sale, or (b) within three calendar months of the animal reaching twelve months of age, whichever is the later date, to intimate such incapacity to the Vendor, and if such incapacity shall be proved by a Certificate of a Veterinary Surgeon mutually chosen, the Vendor shall be bound to accept delivery of the bull and refund the Purchaser the full purchase price of the bull. To establish a Claim under this condition, the Purchaser must give notice of his claim within the limits as prescribed above. Should the Purchaser and Vendor not agree upon the appointment of a Veterinary Surgeon to examine the bull, the Auctioneers shall appoint a Veterinary Surgeon for this purpose and shall decide by which party the Veterinary Surgeon's fees and expenses shall be paid. In his Certificate the Veterinary Surgeon must state that he has examined the bull, that its impotence or incapacity is not due to injury suffered or illness contracted since the purchase, and that he has also examined the cows or heifers upon which the bull has been tried and found them in a normal breeding state or condition, and he shall give his reasons for declaring the bull ineffective and incapable of getting stock. Notwithstanding the right of the Purchaser to return the bull to the Vendor on the ground of impotency or incapacity, the Vendor shall in no case be liable under this condition for a sum exceeding the amount for which the bull was sold (plus any expenses which may be awarded by the Auctioneers against the Vendor in terms of this paragraph)

less its saleable value at the date of the Veterinary Surgeon's Certificate. In respect of bulls purchased for export, no claim under this Article shall be valid unless made prior to the shipment of the bull from Great Britain or Ireland.

It shall be understood that this guarantee is extended by sixty days where a bull from a Non-Accredited Herd is sold to go to Accredited Premises.

9. Brucellosis (Accredited Herds) Scheme

All animals exposed for sale, except those in the Brucellosis Accredited Section, irrespective of age and vaccinal status must have passed a blood test (S.A.T.) for Brucellosis at an approved Laboratory, at less than 30 I.U. (++++ 1/10) of antibody within 14 days of the first day of the Sale. (A certificate to this effect must be made available to the Market Authority at the time of the entry to the Sale.)

Movement of cattle to the Accredited Section will be by permit (BES 13) obtained from the appropriate Divisional Veterinary Officer.

10. All cows and heifers that are stated in the Catalogue as having been served or artificially inseminated not less than twelve weeks before the date of Sale, or stated as having been running with a bull between dates (the later of which is not less than twelve weeks before date of Sale), will be guaranteed to be in-calf to the service date or between dates and to the bull stated in the Catalogue, unless any alteration is announced at the time of Sale. Heifers which have not had a calf and which are sold unserved shall be so guaranteed. All claims which may be competent under this condition must be intimated to the Auctioneers within sixteen weeks of the Sale, but in respect of females purchased for export a claim must be made prior to the shipment of the animals from Great Britain or Ireland or within the said period of sixteen weeks whichever is the earlier date. To establish any claim under this Condition the Purchaser and Vendor shall mutually agree upon a Veterinary Surgeon to examine the animal, and failing agreement a Veterinary Surgeon shall be appointed by the Auctioneers. In his Certificate, the Veterinary Surgeon must state that the condition of the animal was not due to any injury or disease contracted since the Sale. Should a claim be made and established as a result of the Veterinary Surgeon's Certificate the Vendor shall be bound to accept delivery of the cow or heifer (as the case may be) and refund to the Purchaser the full purchase price of the animal which shall be at the Vendor's risk and expense as from the date of the notification to the Vendor of the Veterinary Surgeon's decision. Failing agreement between the Vendor and the Purchaser the Auctioneers shall decide by which party the Veterinary Surgeon's fees and expenses shall be paid.

11. No undertaking of the Auctioneers or their servants to take charge of any animal after the Sale or to forward it to its destination shall be held to impose upon the Auctioneers any legal obligation or vitiate any of the foregoing conditions.

12. If any dispute—other than (a) a dispute or question relating to the conduct of the Sale and (b) a dispute for the settlement of which provision has been made in terms of these Conditions—shall arise regarding any Beef Shorthorn animal registered in Coates's Herd Book (Beef) and sold at this Sale, such dispute shall be referred to the Council of The Shorthorn Society of Great Britain and Ireland as sole Arbiters for settlement, and the decision of the Council shall be final and binding on all parties to the dispute.

13. Private Sale. Each animal entered in the Catalogue and in the sale-yard, must be offered for sale by Auction before any private sale shall be allowed or recognised by the Auctioneers. The usual commission must be paid on all animals afterwards sold privately within the premises of the Auctioneers.

14. Without prejudice to the foregoing Conditions of Sale it is hereby expressly declared that the Exposer by Selling and the Purchaser by purchasing any animal in terms of the Conditions of Sale shall be bound by the above Conditions of Sale and shall be bound, where a dispute is referred to a Veterinary Surgeon, to accept the verdict or decision of the Veterinary Surgeon as final and binding on both Exposer and Purchaser. Neither party shall have any recourse to law in respect of said dispute otherwise than on the ground of fraud.

15. Commission and Levy.

- (a) The Auctioneers shall charge and deduct commission of five pence per guinea, also a Levy of three pence per guinea (which shall be paid by them to the Society), from the price of all animals sold, including those which may be sold privately in their premises.
- (b) The Auctioneers shall be entitled to make a charge of £1 per animal against the owner on all animals entered but not put forward for sale.
- (c) The Auctioneers shall be entitled to charge against the owner one per cent. on the price bid or £1 per animal whichever is the greater, on all animals put through the sale ring and withdrawn.
- (d) The Auctioneers shall not be entitled to charge commission or levy on animals which for any reason are returned to the Vendor and the sale cancelled, but shall be entitled to make ordinary charges against the owner in respect of cataloguing, keep, etc.

16. The Auctioneer is appointed Judge of the Sale, to whom are hereby submitted all disputes and differences of any kind which may arise at and in relation to the Auction, either between Exposers and Offerers or among Offerers themselves. His decision shall be final and binding on all parties.

For MACDONALD, FRASER & CO., LTD.,

H. J. FRASER,	}	<i>Managing Directors.</i>
R. L. FRASER,		

AUCTION MARKET OFFICES,
PERTH, 1972.

HEREFORD

CONDITIONS OF SALE

A. PEDIGREE.

All animals entered for Sale must be entered in the Bull Division of the Hereford Herd Book, Volume B, or in one of the pedigree registers maintained by the Society.

All animals must be clearly tattooed in the ear with their correct Tattoo Numbers in accordance with the Regulations, and any found not being so Tattooed will be rejected for the Show and Sale by the Stewards.

In the case of a twin, this fact and whether it is a twin with a bull or a heifer must be noted on the sale entry form and in the sale Catalogue.

In the case of an animal got by artificial insemination, this must be noted on the sale entry form and in the sale Catalogue.

The Pedigree of each animal is guaranteed to be correct by the person whose name appears as Vendor in the sale Catalogue.

All bulls exhibited at the Shows and Sales must be licensed and licences handed in before the day of sale, except those which have not reached licensing age.

B. VETERINARY.

Brucellosis (Accredited Herds) Scheme

All animals exposed for sale, except those in the Brucellosis Accredited Section, irrespective of age and vaccinal status must have passed a blood test (S.A.T.) for Brucellosis at an approved Laboratory, at less than 30 I.U. (+ + + + 1/10) of antibody within 14 days of the first day of the Sale. (A certificate to this effect must be made available to the Market Authority at the time of the entry to the Sale.)

Movement of cattle to the Accredited Section will be by permit (BES 13) obtained from the appropriate Divisional Veterinary Officer.

Animals affected with any disease of an infectious nature, or animals out of an infected herd are strictly prohibited from being brought to the premises occupied or used by the Auctioneers at the time of the sale, and should any such be brought, the Vendor will be held responsible for all damage or loss occasioned thereby.

C. TESTS. EXPORT.

- (a) Vendors shall have the option of selling their animals subject to the rules governing the importation of bovines into the following importing countries:— Australia, Argentina, Canada, New Zealand, Union of South Africa, Southern Rhodesia, Uruguay, Republic of Ireland, United States of America, Northern Ireland, Spain, Kenya, and any other countries which may be specified from time to time, due notice having been given.
- (b) The condition shall be provable only by entry in the Auctioneers' Sale Roll.
- (c) The test shall be made by a Veterinary Surgeon to be mutually agreed between the Vendor and the Purchaser or, failing their agreement, to be appointed by the Auctioneers.
- (d) The test or tests shall only be made when the animal is (in the option of the chosen Veterinary Surgeon) in a fit state for testing and in the case of a test for Tuberculosis on an animal in an Attested Herd, after permission has been obtained from the Ministry of Agriculture, Fisheries and Food. The time for

testing shall be limited to three weeks after sale, with power, however, to the Auctioneers to extend the period of testing from time to time if they, after hearing the chosen Veterinary Surgeon, deem such extension reasonable, and provided that in the case of the test for Tuberculosis, it shall only be carried out after an interval of not less than thirty days following any previous test for Tuberculosis.

- (e) The declaration of the chosen Veterinary Surgeon that the animal has been duly tested and the result of his test shall be final and binding on both Vendor and Purchaser.
- (f) If the animal be so declared not to have passed the test, the Purchaser shall have the right to require the Vendor who shall then be bound to re-purchase the animal at the price of the original sale and to repay the cost of the keep, any expenses of transport and the cost of the test or tests incurred by the Purchaser. Such requisition shall be notified in writing to the Vendor, and from the date of receipt of such notice the risk and expense of the animal shall be transferred to the Vendor.

D. BULL FERTILITY GUARANTEE
and Conditions and Procedure Rules applicable thereto.

- (a) All Bulls 12 months old and over on the day of the Sale shall be sold as being fertile and capable of natural service :
- (b) No claim in respect of infertility :
 - (i) shall be made during the first month after the date of the sale or after the expiration of three months from the same date.
 - (ii) shall be valid where a Veterinary Surgeon, nominated or appointed as in Regulation D (c) (i) hereof, certifies in writing that infertility is due to illness contracted, or injury suffered, after the fall of the hammer on the day of sale.
 - (iii) of bulls purchased for export (other than to Republic of Ireland and Northern Ireland) shall be valid unless such claim shall have been admitted or proved correct prior to the shipment by sea or air, or before the expiration of the time allowed by clause (c) hereof, whichever shall be the earlier date.
- (c) If, during the second and third months after the date of sale, notice in writing of a bull's infertility be given by the Purchaser to the Auctioneers, then, subject to the provision of clause (b) of this regulation, to establish a claim for infertility, the following provisions shall have effect, namely :—

Upon receipt of such notice :

- (i) if, and only if, both the Vendor and Purchaser so agree in writing, the bull shall be examined either by an independent Veterinary Surgeon to be agreed upon by both the Vendor and the Purchaser or in default of agreement to be appointed by the Auctioneers, and the decision of such Veterinary Surgeon as to fertility or otherwise shall be final and binding on both parties, such decision to be given within three months of the receipt of the notice under clause (c); such decision to contain a certificate as to whether or not, in the case of infertility, such infertility is due to illness contracted or injury suffered after the fall of the hammer;
- or (ii) the Vendor may take the bull back and shall have three months from the receipt of such notice in which to prove whether or not the bull is fertile and capable of natural service, such proof to be the decision (which shall be binding on the parties) of an independent Veterinary Surgeon agreed upon or appointed as in sub-par. (i) hereof.

- (d) In this Regulation the words "fertility" and "infertility" shall mean "fertile and capable of natural service" and "infertile or not capable of natural service" respectively. All references to "months" shall mean "calendar months."
- (e) The expenses of proving fertility or otherwise shall fall as follows:—
- (i) In the event of the Vendor exercising his right of having the bull returned to him under clause (c) (ii) hereof, the cost of carriage shall be paid by the Vendor in any event.
 - (ii) All other expenses of carriage and independent Veterinary Surgeon shall follow the decision of fertility or otherwise.
 - (iii) There shall be no claim by either party for maintenance of a bull.
- (f) In no case shall the Vendor be liable, under this regulation, for a sum exceeding the amount for which the Bull was sold (and any expenses awarded under the preceding paragraph) less its realisable value at the time of the decision of the Veterinary Surgeon. The Purchaser shall not unduly reduce the bull's condition without the Vendor's consent.
- (g) Notwithstanding the provisions of clause (c) of this regulation, the Vendor shall upon receipt of a notice of claim of infertility, have the option to be exercised within fourteen days of receipt of such notice, of taking the bull back and refunding the full purchase price to the Purchaser.
- (h) Any examination by a Veterinary Surgeon under this regulation shall be conducted at the place where the bull is kept at the time of the Veterinary Surgeon's appointment, whether this be by agreement of the parties or by the Auctioneer.
- (i) A copy of all notices and decisions under this regulation shall be forwarded to the Auctioneers through whom all payments other than expenses under clause (e) shall be made. Failure to comply with this regulation may mean that the claim cannot be substantiated.

E. SPECIAL RULES FOR FEMALE SALES.

- (a) The Vendor shall pay to the Purchaser compensation at the following rates for all females sold as being served which shall come into service within two months of sale, and which are last served not less than ten weeks prior to the sale:—
- (i) In the case of females realising 80 guineas or over, an allowance of 25 per cent. of the cost of the animal;
 - (ii) In the case of females realising 120 guineas or over, the Vendor shall allow the Purchaser an additional 15 per cent. on the amount exceeding 120 guineas.
- Notice of any claim under E (a) must be made by the Purchaser to the Vendor or his agents, in writing, or by wire, immediately the animal shows signs of being in service.
- (b) In the case of females being sold as being in calf and subsequently proving to be not in calf for reasons of abnormality of the genital system, the following conditions and procedure shall apply.

Notice shall be given in writing by the Purchaser to the Vendor immediately the animal shows signs of being in service, or failing this, within 10 calendar months of the date of service or of the last date when running with the bull where a warranty of pregnancy is given. Upon receipt of such notice:

- (i) If, and only if, both the Vendor and the Purchaser so agree in writing, the animal shall be examined by the independent Veterinary Surgeon, to be agreed upon by both the Vendor and the Purchaser, or in default of agreement to be appointed by the Auctioneers, and the decision of such Veterinary Surgeon shall be final and binding on both parties.
- (ii) In his certificate the independent Veterinary Surgeon must state that the animal is barren and has not been in calf to the stated service, giving details of the abnormality.

Where a claim is established under this clause, the Vendor shall pay to the Purchaser compensation at the following rates:

- (i) In the case of females realising 80 guineas or over, an allowance of 25 per cent. of the cost of the animal.
- (ii) In the case of females realising 120 guineas or over, the Vendor shall allow the Purchaser an additional 15 per cent. on the amount exceeding 120 guineas.

The expenses of such independent Veterinary Surgeon's examination shall be borne by any Vendor paying compensation under this clause but otherwise by the Purchaser.

- (c) In the case of any heifers sold as being unserved and afterwards proving to be in calf, then an allowance of 25 per cent. of cost shall be made by the Vendor and in the case of heifers realising 120 guineas or over the Vendor shall allow the Purchaser an additional 15 per cent. on the amount exceeding 120 guineas.

Claims under Rule E (c) to be made within six calendar months of date of sale.

- (d) No compensation will be paid if carelessness or ill-treatment on the part of the Purchaser can be proved by the Vendor.
- (e) The term "running with the bull" implies no warranty of pregnancy, unless specifically stated in writing at the time of sale. When a warranty is given that the above Rule E (a), (i) and (ii), and E (b), (i) and (ii), will apply irrespective of service date.
- (f) Any Vendor required to pay compensation under this rule shall have the option of taking back the amount concerned and in this event shall refund the full purchase price.

F. SALE.

- (1) All animals exposed for sale must be the *bona fide* property of the Vendors at the time of the sale.
- (2) The animals shall be exposed for sale separately (except that a dam and her calf may be sold together if so stated in the following Catalogue) according to the numbers in the Catalogue.
- (3) The highest bidder shall be declared the Purchaser (subject to Rule F (4)) and each bid shall exceed the former by at least one-half guinea. The Auctioneers reserve the right to refuse any bid without giving a reason for so doing.
- (4) The Vendor has the right to fix a reserve price and to announce such price before, during or at the conclusion of the bidding. The right to bid by or on behalf of the Vendor in terms of the Sale of Goods Act, 1893, is expressly reserved.
- (5) Each animal forward at the sale must be exposed for sale by auction before any private sale shall be permitted or recognised by the Auctioneers.

- (6) Immediately after the sale of an animal the price thereof shall be paid by the Purchaser in cash to the Auctioneers. On the price being paid the Purchaser shall receive from the Auctioneers a written removal order and shall at his own expense remove the animal within one day of the date or within such period as may be laid down by the Auctioneers at the commencement of the sale. No animal shall be removed without the Auctioneers' written removal order and any animal so removed shall be recovered by the Auctioneers summarily without any further warrant.
- (7) In the event of any Purchaser not paying for and or not removing the animal purchased in compliance with Rule F (6) hereof the Auctioneers in their option may, without the consent of the Vendor either (a) sue the Purchaser for the price and interest thereon at the expense incurred by them in connection with such animal or (b) re-sell the animal either publicly or privately and recover from the defaulting Purchaser the deficiency (if any) attending such re-sale and interest thereon as aforesaid together with the keep and all other expenses. The defaulting Purchaser shall have no defence to the Action taken by the Auctioneers. In the event of there being any surplus after paying interest, keep, and other expenses as aforesaid, such surplus shall be paid to the defaulting Purchaser.
- (8) Immediately after the purchase of each animal is declared, the risk of the animal shall pass to the Purchaser, but until the price is paid, the right of property shall not pass and delivery of the animal shall be suspended.
- (9) In the case of animals sold privately within the premises of the Auctioneers, the risk and passing of the property thereof shall be governed by the bargain made between the parties and Rule F (8) shall not apply thereto.
- (10) No undertaking by the Auctioneers or their servants to take charge of any animal after the sale or to forward it to its destination shall be held to impose upon the Auctioneers any legal obligation to invalidate any of these Rules.
- (11) No liability whatsoever is undertaken by the Auctioneers for the accuracy or otherwise of the statements appearing in the Catalogue or made at the sale. The Vendor is responsible for such statements and for any error or mis-statement.
- (12) Apart from the guarantees laid down in these Rules or specifically given by the Vendor in the Catalogue animals are sold subject to their condition and to all faults.
- (13) In the foregoing Rules the word "animal" shall be held to include a dam and calf when sold together.

G. COMMISSION.

- (1) The Auctioneers shall charge and deduct commission of 5p. per guinea from the price of all animals sold, including those which may be sold privately in their premises at the time of the sale.
- (2) The Auctioneers shall be entitled to make a charge of £1 per animal against the owner on all animals entered but not put forward for sale.
- (3) The Auctioneers shall be entitled to charge against the owner one per cent. on the price bid or £1 per animal whichever is the greater on all animals put through the sale ring and withdrawn.
- (4) The Auctioneers shall not be entitled to charge commission on animals sold which fail the re-test, but shall be entitled to make a charge against the owner of £1 per animal in respect of cataloguing, etc.

H. GENERAL.

- (1) Without prejudice to the foregoing Rules, it is hereby expressly declared that the Vendor by selling and the Purchaser by purchasing any animal shall be bound by the above Rules notwithstanding the terms of any statutory enactment or custom of trade to the contrary.
- (2) The Auctioneer is Judge of the Sale, to whom all disputes and differences of any kind which may arise at and in relation to the Auction, either between Vendors and bidders or among bidders themselves shall be referred and his decision shall be final and binding on all parties.
- (3) Any dispute as to any matter for the settlement of which no provision is made in these Rules shall be referred to an Arbiter or Arbiters (Arbitrator or Arbitrators) to be appointed, failing agreement between or amongst the parties, by the Auctioneers. The decision of the Arbiters so appointed shall be final and binding on all parties to the dispute. Any Arbitration under this Clause shall be subject to the provision of the Arbitration Act for the time being in force in Scotland if the sale was in Scotland or in England if the sale was in England and shall be deemed to be a reference to Arbitration thereunder.

For MACDONALD, FRASER & CO., LIMITED,

H. J. FRASER, }
R. L. FRASER, } *Managing Directors.*

AUCTION MARKET OFFICES,
PERTH, 1972.

LINCOLN RED FERTILITY GUARANTEE

1—BREEDING GUARANTEE—BULLS.

(A) All bulls, 12 months old and over on the day of sale, shall be sold as:

**BEING FERTILE AND CAPABLE OF NATURAL SERVICE
WITHIN 21 WEEKS OF BEING PURCHASED.**

(B) NO CLAIM regarding a bull's infertility

(i) Shall be made during the first 4 weeks after the date of sale or after the expiration of 13 weeks from the same date.

(ii) Shall be valid where the veterinary surgeon appointed by the Lincoln Red Cattle Society certifies in writing that the infertility is due to illness contracted or injury suffered after the fall of the hammer on the day of sale.

(iii) Shall be valid where the veterinary surgeon appointed by the Lincoln Red Cattle Society certifies in writing that vibrio-foetus and/or trichomoniasis is present in the Purchaser's herd.

(C) TO ESTABLISH A CLAIM regarding a bull's infertility the following procedure shall be observed:

(i) Notice in writing of a bull's infertility, together with registration numbers or identification marks of females with which it was running, or with which it was mated shall be given by the Purchaser to the Secretary of the Lincoln Red Cattle Society during the period between the 5th and 13th week inclusive after the date of sale, and the Secretary shall forthwith notify the Vendor.

(ii) On receipt by the Secretary of such written notice from the Purchaser, the Lincoln Red Cattle Society shall appoint a qualified veterinary surgeon to examine the bull, but such examination shall not be carried out before the beginning of the 9th week or after the end of the 14th week from the day of sale.

The Purchaser shall grant access to the Society's appointed veterinary surgeon to examine and test the bull and any of the Purchaser's breeding herd on the Purchaser's premises, and he shall provide essential facilities to enable such examinations and tests to be carried out.

In his certificate, which shall be sent to the Secretary of the Lincoln Red Cattle Society, the Society's appointed veterinary surgeon will state:

- (a) That he has examined the bull and a sample of its semen.
- (b) That the bull's incapacity is not due to injury suffered or illness contracted since purchased.
- (c) That he has examined the Purchaser's cows and heifers, and found them in a normal breeding state and free from vibrio-foetus and/or trichomoniasis.
- (d) His reasons for declaring the bull ineffective.

The decision of the veterinary surgeon, appointed by the Lincoln Red Cattle Society, as to fertility or otherwise, shall be final and binding on both parties, and the cost of the veterinary surgeon's examinations shall be shared equally between the Vendor and Purchaser.

If the Society's appointed veterinary surgeon confirms that the bull is infertile and not capable of natural service, it may be returned, carriage paid, by the Purchaser to the Vendor's nearest station, in sound health and good condition, and free of any expense to the Vendor, other than half of the veterinary charges referred to in the preceding paragraph. On return of the bull, the Vendor shall refund to the Purchaser the full purchase price of the bull, less the commission levied at the time of sale.

The Vendor shall have the option of the following alternative:

On receipt in writing from the Secretary of the Lincoln Red Cattle Society of notice of the claim, the Vendor may take the bull back, and he shall have 13 weeks from receipt of such written notice from the Secretary in which to prove whether or not the bull is fertile and capable of natural service, to the satisfaction of a qualified veterinary surgeon appointed by the Lincoln Red Cattle Society.

If the Vendor exercises this right to take the bull back for testing, he shall be responsible for the payment of all veterinary costs and transport charges incurred.

If the bull is proved to be fertile and capable of natural service the Purchaser must accept the bull back, the cost of transport from the Vendor's premises to the Purchaser's premises being payable by the Vendor.

If the bull is proved to be infertile and not capable of natural service, the Vendor shall refund to the Purchaser the full purchase price of the bull, less the commission levied at the time of sale.

The decision of the veterinary surgeon, appointed by the Lincoln Red Cattle Society, as to fertility or otherwise shall be final and binding on both parties.

(D) In respect of bulls purchased for export, no claim under this rule shall be valid unless made prior to the shipment of the bull, and unless the conditions outlined in Clause 5 (C) are fulfilled.

(E) In no case shall the Vendor under this rule be liable for a sum exceeding the amount for which the bull was sold, less the auctioneer's commission, and any expenses awarded under Clause 5 (C) (ii) or 5 (C) (iii).

(F) In this regulation the words "fertility" and "infertility" shall mean "fertile and capable of natural service" and "infertile and not capable of natural service" respectively.

2—Neither the Vendor nor the Purchaser shall have recourse to law in respect of any dispute under the Breeding Guarantee clauses otherwise than on the ground of fraud.

3—In the event of any claim being made by a Purchaser, a Vendor shall under no circumstances be liable for consequential loss.

DEVON FERTILITY GUARANTEE

- (a) All bulls are sold with an implied warranty that they are capable of getting stock by natural service within six months of the date of sale, or within six months of attaining the age of twelve months, whichever is the later.
- (b) This warranty shall not apply
 - (i) to bulls purchased to go to non-attested herds.

(ii) to bulls purchased for export unless infertility is proved as hereinafter provided before embarkation, or before the expiration of the time mentioned in (a) above, whichever is the earlier.

(iii) in the event of infertility being the direct result of injury, accident or illness happening after the date of sale.

It is subject also to the following conditions:—

- (c) That the bull shall be tried within four calendar months of the date of sale, or within four calendar months of attaining the age of twelve months.
- (d) The Purchaser shall give notice in writing, by registered post, to the Secretary of the Society and to the Vendor of infertility, or suspected infertility, within five calendar months of the date of sale, or of the bull attaining the age of twelve months. And the Purchaser shall obtain a certificate from a qualified veterinary surgeon declaring that the bull is ineffective at service and stating his reasons for such declaration. The veterinary surgeon shall also certify that the infertility is not the result of injury, accident or illness happening after the date of sale, that he has examined the cows and heifers of the Purchaser and has found them in normal breeding condition, and that they are not responsible for the bull's infertility.
- (e) The Purchaser shall give the bull every opportunity of proving itself a stockgetter throughout the guarantee period and shall, if required, allow a veterinary surgeon to examine the bull on the Vendor's behalf, and in addition shall, if required, allow the Vendor to remove the bull to his own or other attested premises in order to try to prove the bull a stockgetter. The production of a certificate by a veterinary surgeon mutually agreed upon by both Vendor and Purchaser to the effect that an animal is in calf to the bull shall be accepted as proof that it is a stockgetter, and shall bind the Purchaser to accept the bull as complying with the terms of the Guarantee.
- (f) Should any dispute arise as to the fertility of a bull or as to any act which ought to be done by the parties in difference under the terms of these Regulations or as to any other matter whatsoever arising in relation to anything mentioned therein or affecting the interpretation thereof such dispute shall be referred to the Council of the Devon Cattle Breeders' Society or persons appointed by them whose decision shall be final and binding on all parties.
- (g) In the event of it being found that the bull is incapable of getting stock by natural service the Vendor shall be bound, at the expiry of the guarantee period, to accept the return of the bull provided it is then in good health and condition, and on delivery of it to his premises (unless some other arrangement is mutually agreed upon) to refund to the Purchaser the whole of the purchase money, together with the cost of the carriage from the Purchaser's premises to the Vendor's premises, provided that—
 - (i) The Vendor shall be liable to the Purchaser only for the price received for the bull, plus carriage (as defined above) and not for any other losses sustained by the Purchaser.
 - (ii) There shall be no claim by either party for keep of the bull.
- (h) In the event of a bull being returned, the Vendor shall have his commission refunded, less 50p. unsold fee.

HERD CLASSIFICATION

An individual Cow Classification Scheme has been inaugurated by the Devon Cattle Breeders' Society based on the breed's conformation Standard of Excellence.

Breeding cows are being classified in five categories:

A—Excellent.

B—Good.

C—Average.

D—Fair.

E—Classified.

Where Classifications are shown they have been authenticated by the Breed Development Officer.

WEIGHT RECORDING

Where Weight Records have been given following the pedigree of a Bull they have been authenticated by the Meat and Livestock Commission. The figures given are in respect of the

200-day adjusted weight
and 400-day adjusted weight.

The Breed average 200-day adjusted weight for Bulls is 550 lbs.

The Breed average 400-day adjusted weight for Bulls is 1,096 lbs.

REGISTER OF MERIT

The Devon Cattle Breeders' Society has inaugurated a Register of Merit for cows that fulfil the standards as printed in the Regulations set out below: those cows that have passed are designated in the Catalogue with the letters RM.

Regulations governing the entry of cows into the Register of Merit

1. Cows must be classified as "A" or "B" under the Society's Classification Scheme.
2. Cows must weigh either:
500 lbs. at 300 days
625 lbs. at 400 days
750 lbs. at 500 days.

Note.—Cows born before 1st January, 1969, may enter the Register of Merit without having been weighed themselves but after that date no cow will be accepted without these weighings.

3. Cows must produce three living calves (that have been tattooed in accordance with the Society's rules and birth recorded) by the age of five years three months.
 4. Any three of a cow's progeny must reach the following weights:
Bulls—200 days—600 lbs.
Steers—200 days—500 lbs.
Heifers—200 days—470 lbs.
 5. Any three of a cow's progeny must be classified as "A" or "B" under the Society's Classification Scheme.
-

CHAROLAIS FERTILITY GUARANTEE

AND CONDITIONS AND PROCEDURE RULES APPLICABLE THERETO

1. THE GUARANTEE

All bulls except those sold to go to non-attested Herds within Scotland, England, Wales and Northern Ireland are sold with a Guarantee by the Vendor to the Purchaser as follows:—

Bulls aged 20 Calendar Months or over

- (a) In the case of bulls aged 20 calendar months or over at the date of sale that they are good servers and stock-getters and will prove themselves as such within four calendar months from the date of sale and

Bulls aged under 20 Calendar Months

- (b) In the case of bulls aged under 20 calendar months at the date of sale that they are capable of getting stock within six calendar months from the date of sale or from the date on which the bull reaches the age of 12 calendar months whichever is the later. At the expiry of such period, should the bull have failed to have proved capable of getting stock due, in the opinion of a Veterinary Surgeon appointed by agreement between the Vendor and the Purchaser or failing agreement by the Auctioneers, to immaturity, said period shall be extended for a further period of three months at the expiry of which time the normal procedure as provided for hereunder shall apply. The decision as to whether this provision shall be invoked shall lie with the Vendor.

Brucellosis (Accredited Herds) Scheme

In the case of bulls purchased to enter Accredited Herds or herds within the Scheme, the trial and guarantee period will be extended by 60 days from the date of purchase.

The Guarantees 1 (a) and 1 (b) are given subject to and under the following Conditions and Procedure Rules. Particular attention should be paid to the "Guarantee Period" and "Trial Period":—

2. DEFINITION

Semen Testing. Bulls may only be sold subject to the terms of the Bull Fertility Guarantee and **NOT** to the results of a Semen Test.

No objection can be raised to private post-sale arrangements between a buyer and a seller provided that a negative Semen Test is not accepted as sole proof of infertility.

- (a) **"Capable of getting stock."** "Capable of getting stock" is deemed to be proved as soon as one female is in calf to the bull, irrespective of whether hormone or other treatment has been used and irrespective of where such female may have been served by the bull, i.e., it is not a condition that such service shall have taken place on the Purchaser's farm or with a female owned or provided by him.
- (b) **"Guarantee Period."** The "Guarantee Period" is the period during which the guarantees referred to in 1 (a) and 1 (b) are in force.

- (c) **“Trial Period.”** The “Trial Period” in the case of bulls aged 20 calendar months or over at the date of sale, is two calendar months next after the date of sale and in the case of bulls aged under 20 calendar months at the date of sale three calendar months next after the date of sale or before the date on which the bull reaches the age of 15 calendar months whichever is the later.

3. CONDITIONS

- (a) That they apply to bulls bought for export, only so long as they remain in Scotland, England, Wales or Northern Ireland.
- (b) That incapacity due to injury from whatever cause, or to illness, suffered, or contracted after the date of sale is not covered by the Guarantees.
- (c) That the Purchaser shall throughout the Guarantee Period give the bull full and sufficient opportunity to prove that he is a good server and stock-getter or to demonstrate his ability to get stock whichever the case may be.
- (d) That in the case of bulls aged under 20 calendar months at the date of sale if the Vendor so requires the Purchaser shall allow and facilitate the removal of the bull from his premises to give the Vendor the opportunity of demonstrating the bull's ability to get stock within the Guarantee Period any such demonstration shall be substantiated by a certificate of a Veterinary Surgeon to the effect that an animal is in calf to the bull. Production of such a certificate shall bind the Purchaser to accept the bull as complying with the terms of the Guarantee irrespective of any custom of the trade and the Vendor shall not be liable.
- (e) That the expenses incurred in any test to establish whether the bull fulfils the terms of the Guarantee or not, after removal from the Purchaser's farm at the Vendor's request in terms of Condition 3 (d) hereof shall be paid by the Purchaser if the bull fulfils the terms of the Guarantee and by the Vendor if the bull fails to do so.
- (f) That liability shall be limited to the purchase price of the bull at the sale, with the addition, if applicable, of expenses as provided for in 3 (e) above and in Procedure Rule 4 (b) hereunder. Liability does not cover interest, expenses (except as provided for in Condition 3 (e) and Procedure Rule 4 (b)), costs, loss of profits or consequential loss or any other sum or claim whatsoever.
- (g) That in the event of a claim being substantiated and the purchase price being refunded the bull shall automatically become the property of the Vendor and be returned to him or disposed of according to his instruction at his expense.
- (h) That Hormone treatment or surgical treatment or operations shall be given or carried out only with the consent of the Purchaser and Vendor, except that surgical operations to correct faults which in the opinion of a Veterinary Surgeon to be appointed by agreement between the Vendor and the Purchaser or failing such agreement by the Auctioneers are not hereditary shall be permitted without consent should the Veterinary Surgeon be of the opinion that such operations would prove beneficial. The decision of the Veterinary Surgeon shall be final.
- (i) That the Purchaser shall comply precisely with the whole conditions herein and with the Procedure Rules for Claims hereinafter prescribed. Failure to do so shall avoid all liability under the Guarantees.

4. PROCEDURE RULES FOR CLAIMS UNDER THE GUARANTEES

- (a) The Purchaser shall claim by giving notice to the Auctioneers by registered letter immediately after evidence that the bull is not a good server and stock-getter or of failure to get stock as the case may be, has come to his notice, and in any case before the expiry of the Trial Period. The Auctioneers in turn will immediately inform the Vendor, at the same time sending to the Purchaser by Registered Post a Bull Fertility Report Form which shall form the basis of the claim. In all cases this Form, fully completed, must be returned to the Auctioneers within 30 days from the date of intimation by the Purchaser.

To comply with this rule the Purchaser must notify the Auctioneers before the expiry of the Trial Period if sufficient time has not elapsed after service to determine that such service has been successful.

- (b) On receipt of the Bull Fertility Report Form, duly completed, the Auctioneers will consider whether any further evidence or other particulars are necessary to enable them to decide whether the bull is a good server and stock-getter or whether the bull is capable of getting stock or not as the case may be and they must in any event give their decision on or before the expiry of two calendar months after the expiry of the Guarantee Period. Any expenses properly incurred by the Auctioneers in obtaining evidence or other particulars required by them shall be payable by the unsuccessful party or as the Auctioneers may direct.
- (c) The Vendor shall receive from the Auctioneers and the Purchaser such relevant information concerning the claim as he may desire and be entitled to carry out examinations of the bull and do any other act he may consider necessary for the protection of his interests.
- (d) If the Purchaser fails within such time as the Auctioneers prescribe without sufficient cause or excuse to give all the information or other facilities required by the Auctioneers to enable them to issue their decision on his claim such claim shall be held as abandoned and shall be forfeit.
- (e) In the event of the Vendor and Purchaser or either of them being dissatisfied with the decision of the Auctioneers or if the Auctioneers fail to issue a decision before the expiry of two calendar months after the expiry of the Guarantee Period the dispute shall be referred to Arbitration by an Arbitrator or Arbitrators who shall forthwith be nominated failing agreement between the Vendor and Purchaser by the Council of the British Charolais Cattle Society Ltd. and the decision of such Arbitrator or Arbitrators shall be final and binding on all concerned. The Arbitrator or Arbitrators shall have power to take such skilled or other advice and such probations and do any act or thing as he or they may think necessary. Any action under this rule must be initiated by the dissatisfied party within 14 days from the date on which the Auctioneers issue their decision or of the expiry of two calendar months after the expiry of the Guarantee Period should the Auctioneers fail to make a decision, by giving written notice by registered post to the Secretary of the Society at its office, National Agricultural Centre, Stoneleigh, Kenilworth, Warwickshire, that the Purchaser or Vendor wishes the dispute referred to arbitration.
- (f) Should the bull respecting which a claim is made be exported from Scotland, England, Wales or Northern Ireland or enter a non-attested herd before a final decision under Rule 4 (e) hereof has been given on

the claim, and the claim shall be held as abandoned and shall be forfeit and

- (g) Notice of claim shall be made to the Auctioneers only in terms of Rule 4 (a) hereof. No private arrangement between the Purchaser and Vendor to the contrary will be recognised.

5. GENERAL

In cases where the Vendor insures against his liability under the Guarantees, the insurers shall take over the whole rights and liabilities of the Vendor under the Guarantees and Procedure Rules.

INDEX

ACCREDITED ABERDEEN-ANGUS BULLS

- ADAM, T., Lower Greenyards, Bannockburn,
Stirlingshire, lot 14—1
- BOWMER, T., Lodge Hill Farm, Wingfield Park,
Ambergate, Derbyshire, ... lots 9, 12—2
- FARMER, David, & Sons, Ltd., Nydie Mains,
St. Andrews, Fife, ... lots 6, 7, 23—3
- FORTEVIOT, The Rt. Hon. Lord, Dupplin Castle,
Perth, ... lot 24—1
- LAING, E. L., Wester Fearn, Ardgay, Ross-shire, ... lot 4—1
- McIRVINE, J. A., Balblythe, Strachan, Banchory,
Kincardineshire, ... lots 15, 20, 22—3
- POLLOCK, W. B., Kildinny, Forteviot, ... lots 3, 8—2
- REDPATH, A., & Sons, Mid Softlaw, Kelso, ... lots 2, 5, 13, 19—4
- STEWART, H. L., of Struthers, Ltd., Cupar,
Fife, ... lots 16, 17, 21—3
- STRUTHERS, Hugh, Ltd., East Nevay, Eassie,
Forfar, ... lot 11—1
- THOMSON, William, Hilton of Beath, Kelty, Fife, ... lot 1—1
- WILKIE, David, & Sons, Ardgath, Lundie,
Dundee, ... lots 10, 18—2

NON-ACCREDITED ABERDEEN-ANGUS BULLS

- ALLAN, D. & J., Durran Mains, Castletown,
Caithness, ... lots 26, 27, 28—3
- FORBES, Lt.-Col. William, D.S.O., Dunira Home Farm,
by Comrie, Perthshire, ... lot 25—1
- McNEIL, J., New Craig, Alyth, Perthshire, ... lot 29—1

ACCREDITED SHORTHORN BULLS

- DEWHURST, Hon. Mrs., North Ardbennie, Madderty,
Perthshire, ... lot 33—1
- DEWHURST, Lt.-Col. H. L., Dungarhill, Dunkeld,
Perthshire, ... lot 32
- HENDERSON, Major P. H., D.F.C., Lawton,
Coupar Angus, Perthshire, ... lot 34—1
- ROBERTS, W. J. D., Strathallan Castle, Auchterarder,
Perthshire, ... lot 30—1
- YOUNG, C. D., The Cairn, North Muir, Kirriemuir,
Angus, ... lot 31—1

ACCREDITED DAIRY SHORTHORN BULL

- WALLING, Bryan, West View, Crosthwaite, Kendal,
Westmorland, ... lot 35—1

NON-ACCREDITED SHORTHORN BULLS

- JONES, T. Ll., Ystrad Farm, Carmarthen, ... lots 36, 37, 38, 39—4

ACCREDITED HEREFORD BULLS

- DOIG, Trs. of the late Mr. Geo. J., East Ballochry,
Montrose, Angus, ... lot 55—1
- GALL, D. & A., Glenskenno, Montrose,
Angus, ... lots 49, 50, 51—3
- MACKENZIE, Mr. & Mrs. D. J., Pittengardner, Fordoun,
Aberdeenshire, ... lots 44, 46—2
- REDPATH, A., & Sons, Mid Softlaw, Kelso,
Roxburghshire, ... lots 41, 47, 53, 54, 58—5
- WALKER, Donald, Laigh Alticane, Barrhill,
Ayrshire, ... lots 42, 43, 45, 48, 52, 57—6

NON-ACCREDITED HEREFORD BULL

COX, W. H., Blackhill, Dunkeld, Perthshire, ... lot 59—1

ACCREDITED LINCOLN RED BULLS

THE BOOTS, Company, Ltd., Westdrums, Brechin,

Angus, ... lot 60—1

MONCUR (Pedigree Herds) Ltd., Moncur, Inchture,

Perthshire, ... lots 61, 62—2

NON-ACCREDITED LINCOLN RED BULL

FAIRLIE, Messrs. J. M., & Sons, Kirkton, Monikie,

Angus, ... lot 63—1

ACCREDITED SOUTH DEVON BULLS

KUBLIN, E. J., South Litterty Farm, Turriff, ... lots 64, 65—2

ACCREDITED CHAROLAIS BULLS

REDPATH, A., & Sons, Mid Softlaw, Kelso,

Roxburghshire, ... lots 66, 67—2

PRIZE LIST

ABERDEEN-ANGUS

ACCREDITED SECTION

CLASS 1.—1st Prize for the Best Bull, calved before 1st September, 1970	£2.10
2nd Prize Do. do. do.	1.05
CLASS 2.—1st Prize for the Best Bull, calved on or after 1st September, 1970	2.10
2nd Prize Do. do. do.	1.05

NON-ACCREDITED SECTION

CLASS 3.—1st Prize for the Best Bull	£2.10
---	-------

THE "HARVIESTOUN" CUP

The "Harviestoun" Cup, presented by Mr. J. E. Kerr of Harviestoun, for the Best Aberdeen-Angus Bull. Cup to be won Three Times, not necessarily in succession. In the event of the Cup-winning animal not being sold, the Cup will go to the next in order of merit sold at the Sale. To the winner of the "Harviestoun" Cup a Medal will be given by the Aberdeen-Angus Cattle Society.

SHORTHORNS

CLASS 1.—1st Prize for the Best Accredited Bull	£2.10
2nd Prize Do. do. do.	1.05
CLASS 2.—1st Prize for the Best Non-Accredited Bull	2.10
2nd Prize Do. do. do.	1.05

THE "CROMLEYBANK" CHALLENGE CUP

The "Cromleybank" Challenge Cup, presented by Mr. J. N. Reid, Cromleybank, for the Best Beef Shorthorn Bull exhibited. The Bull must have been in the Exhibitor's possession at least three months previous to the date of the Show.

SPECIAL PRIZE

A Special Prize of £5 will be given to the Herdsman responsible for bringing out the Champion Bull.

NOS. OF PRIZE-WINNERS

ABERDEEN-ANGUS

	1st	2nd	3rd	4th	5th
Class 1.
Class 2.
Class 3.
The "Harviestoun" Cup	-

SHORTHORNS

	1st	2nd	3rd	4th	5th
Class 1.
Class 2.
The "Cromleybank" Challenge Cup	-	-	-

RULES OF COMPETITION

N.B.—Only one attendant with each animal will be allowed in the Judging Ring.

1st. Bulls and Heifers entered for Competition to have been in the Exhibitor's possession at least three months previous to the date of the Show, and to have Pedigree entered in Herd Book.

2nd. The Judges to pay special attention to Symmetry of Form, and fitness for Breeding Purposes, rather than Superiority of Weight or Condition.

3rd. No appeal to be taken after the Judges' decision.

4th. None of the Competitors allowed to accompany or interfere in any way with the Judges while engaged in the performance of their duties.

5th. The Prize money is intended for, and can only be gained by Stock sent for *bona fide* Sale, and should any Prize Animals be withdrawn from Sale, or Sold privately, the Prize money will fall to the next in order of merit.

6th. All Cups and Trophies should be returned to the Auctioneers' Registered Office at Perth by 1st January, 1973.

MACDONALD, FRASER & CO., LTD.

NOTICE

REGISTRATION IN HERD BOOK

In order to qualify produce for registration in the Herd Book, all purchases must be recorded. Buyers should contact Vendors in the first place in order to obtain the necessary Certificates of Pedigree. In the case of any difficulty, application should be made to the Society's representative at the Sale or direct to the Secretary, The Aberdeen-Angus Cattle Society, Pedigree House, 6 King's Place, Perth.

DISPERSAL SALE OF
THE AMPTHILL HERD OF
102 ACCREDITED ABERDEEN-ANGUS

and

THE AMPTHILL HERD OF
43 ACCREDITED HEREFORDS

on

SATURDAY, 8th JULY, 1972

at

CASTLE FARM, BLETSOE, BEDFORDSHIRE

comprising :

						Aberdeen-Angus	Hereford
Stock Bulls	2	1
Cows	39	16
In-calf Heifers	4	3
Bulling Heifers	17	6
Yearling Bulls	4	3
Heifer Calves	18	9
Bull Calves	18	5

STOCK BULLS :

Aberdeen-Angus

Jewdo Eric of Durran (192653). Born 10th November, 1966.

Sire—Elucky of Selden (185889). Dam—Janitza Erica of Fordhouse (208683).

Edward Erken of Kinermony (196362). Born 22nd January, 1968.

Sire—Newhouse Edwin Elector (184282). Dam—Edwivesta of Kinermony (211524).

Hereford

Kendale 1 Chieftan (6073). Born 9th May, 1968.

Sire—Walden 1 Venture (2488). Dam—Westcroft 1 Kora 3rd (0956).

IMPORTANT NOTICE

**Provisional dates of the Sales of Pedigree Aberdeen-Angus
and Shorthorn Cattle in 1973:—**

ABERDEEN-ANGUS

PERTH	-	-	-	-	5th, 6th, and 7th February
ABERDEEN	-	-	-	-	16th February
INVERNESS	-	-	-	-	1st March

SHORTHORNS

PERTH	-	-	-	-	12th and 13th February
ABERDEEN	-	-	-	-	16th February
INVERNESS	-	-	-	-	1st March

SUPPLEMENTARY SALE OF ABERDEEN-ANGUS AND SHORTHORN BULLS

will be held on

FRIDAY, 7th APRIL, 1972.

Entries close on 6th April, 1972.

Forms on application.

AUTUMN ANNUAL SHOW AND SALE OF PEDIGREE SHORTHORNS

At **PERTH AUCTION MARKET**

On **WEDNESDAY, 25th OCTOBER, 1972**

Lot No.....

Name.....

Full Address.....

.....

.....

**Purchasers will oblige by completing and handing to
the Auctioneer at time of purchase.**

JUDGE FOR ABERDEEN-ANGUS—
Mr. W. L. STEWART, Grahamslaw, Kelso, Roxburghshire.
JUDGE FOR SHORTHORNS—
Mr. W. McGOWAN, Fingask, Dairsie, Cupar, Fife.

CATALOGUE

WEDNESDAY, 22nd MARCH, 1972

The Owner is the breeder unless otherwise mentioned.

ABERDEEN-ANGUS BULLS

ACCREDITED SECTION

CLASS 1

BULLS CALVED BEFORE 1st SEPTEMBER, 1970.

1

Mr. William Thomson.

ERMON OF TURNBERRY (197059), CCQ. R17.

Bred by Mr. Adam C. Cockburn, Laigh Drumdow, Turnberry, Ayrshire.

Calved 24th December, 1968,	sire, Elation of Ballindalloch	188951
dam, Erbet of Turnberry	200611 by Euligrand of Kilham	171871

Date of last Herd Test—22nd February, 1972.

2

Messrs. A. Redpath & Sons.

ESCALATOR OF CULLISSE (199522), MKU. R19.

Calved 12th March, 1969,	sire, Pharaoh of Georgetown	193397
dam, Essence of Cullisse	220393 by Emeritus of Derculich	182546

3

Mr. William B. Pollock.

EUVALOR OF KILDINNY (199949), PKF. S17.

Calved 25th January, 1970,	sire, Proud Bard of Kinchurdy	195097
dam, Eunice of Kildinny	220772 by Ebony of Barnoldby	177058

4

Mr. E. L. Laing.**BEN LOYAL OF SCOTSBURN (199421), LEX S9.**

Calved 20th February, 1970,	sire, Ernest of Westdrums	190342
dam, Blue Raine of Kintore	180867 by Eupator of Belladrum	155517

Blue Raine of Kintore, a cow of type and size, is by the 6000-guineas bull. Eupator of Balladrum.

Date of last Herd Test—6th November, 1970.

The Scotsburn Herd is Brucellosis free.

5

Messrs. A. Redpath & Sons.**ELIST OF INCHMARTINE (199742), MUW. S36.**

Bred by the Executors of the late Mr. William Mitchell,
Boyne, Inchtute, Perthshire.

Calved 14th March, 1970,	sire, Brigadier of Westmains	190614
dam, Elytra of Incheoch	202116 by Edonus of Dalmeny	169595

6

Messrs. David Farmer & Sons, Ltd.**ELVER OF NYDIE (FDL. S16).**

Calved 18th March, 1970,	sire, Bromborough Edwigan	190385
dam, Elvanna of Nydie	218367 by Edwino of Rannagulzion	178507

7

Messrs. David Farmer & Sons, Ltd.**ELVIN OF NYDIE (FDL. S18—Left Ear).**

Calved 1st April, 1970,	sire, Bromborough Edwigan	190385
dam, Elvina of Nydie	214688 by Edwino of Rannagulzion	178507

8

Mr. William B. Pollock.**PARADIGM OF KILDINNY (201680), PKF. S28.**

Calved 1st April, 1970,	sire, Proud Bard of Kinchurdy	195097
dam, Patricia of Kildinny	217401 by Escalate of Kildinny	192022

9

Mr. Thomas Bowmer.**ELDER OF WINGFIELD PARK (198721), BTV. S8.**

Calved 12th May, 1970,	sire, Bromborough Edwilliam	190386
dam, Eliza of Wingfield Park	206727 by Bromborough Prince Main	178407

Bromborough Edwilliam is by Newhouse Jewdo Eric out of Stype Edwiveena 4th, 1st prize yearling heifer at the R.A.S.E. Show in 1957, and whose sire, Newhouse Paramount, was supreme champion at Perth in 1955, and sold for 11,500 guineas. Her dam, Edwiv.eena of Beaufort, was female champion at Perth in 1951.

10

Messrs. David Wilkie & Sons.

ARDGARTH JASON ERIC (202084), WDI. T1.

Calved 23rd July, 1970,	sire, Errant of Buchaam	194224
dam, Jannock Erica of Derculich 187327 by Eldron of Haymount		157219

Date of last Herd Test—11th June, 1971.

11

Hugh Struthers Limited.

EXCEL OF EAST NEVAY (201956), SEN. T9.

Calved 8th August, 1970,	sire, Prondaken of Kinermony	196384
dam, Earara of East Nevay	217667 by Edril of Bankhead	179946

12

Mr. Thomas Bowmer.

PREFECT OF WINGFIELD PARK (200628), BTV. T4.

Calved 24th August, 1970,	sire, Elixir of Wingfield Park	195028
dam, Prim of Wingfield Park	216189 by Bromborough Edwilliam	190386

CLASS 2**BULLS CALVED ON OR AFTER 1st SEPTEMBER, 1970.**

13

Messrs. A. Redpath & Sons.

ERSKWIN OF WESTMAINS (200782), CTB. T4.

Twin with Heifer.

Calved 5th September, 1970,	sire, Narrator of Wedderlie	187579
dam, Erska of Wych Cross	185072 by Newhouse Jewlian Eric	149167

14

Mr. Thomas Adam.

KRUISO OF GREENYARDS (200468), ATL. T1.

Calved 23rd September, 1970,	sire, Prince Marko of Idvies	188102
dam, Katie Pride 2nd of		

Greenyards 216014 by Proud Indian of Renmure 192103

15

Mr. J. A. McIrvine.

LORD ILFORD OF AUCHINCRIEVE (201319), MCG. T2.

Bred by Mr. C. A. McCombie, Auchincrieve, Knock,
by Huntly, Aberdeenshire.

Calved 29th September, 1970,	sire, Auchincrieve Baronet	197620
dam, Lady Ina 3rd of		
	Auchincrieve 220339 by Elluleap of Kilham	185343

Auchincrieve Baronet was a 1st prize bull at Aberdeen in October, 1970, and made the top price of 650 guineas.

16

Messrs. H. L. Stewart of Struthers, Ltd.

EDISCA OF STRUTHERS (201908), SJW. T11.

Calved 21st October, 1970,	sire, Newhouse Pessimist	178054
dam, Ediveer of Struthers	208977 by Remedor of Douneside	172979

Date of last Herd Test—19th December, 1971.

17

Messrs. H. L. Stewart of Struthers, Ltd.

BUSKER OF STRUTHERS (201906), SJW. T12.

Calved 22nd October, 1970,	sire, Newhouse Pessimist	178054
dam, Buzful Eyes of Struthers	208976 by Remedor of Douneside	172979

Date of last Herd Test—19th December, 1971.

18

Messrs. David Wilkie & Sons.

ARDGARTH BENEDICT (202078), WDI. T8.

Calved 1st November, 1970,	sire, Errant of Buchaam	194224
dam, Bernadette of Ardgarth	217789 by Newhouse Personator	187220

Date of last Herd Test—11th June, 1971.

19

Messrs. A. Redpath & Sons.

ERIC OF CAUSEYEND (201683), RZW. T4.

Calved 12th November, 1970,	sire, Stype Eskimo	180528
dam, Euthalla 2nd of Causeyend	213693 by Earnmost of Greenend	174178

20**Mr. J. A. McIrvine.**

PEDRO OF AUCHINCRIEVE (201322), MCG. T3.

Bred by Mr. C. A. McCombie, Auchincrieve, Knock,
by Huntly, Aberdeenshire.

Calved 14th November, 1970,	sire, Barrister of Tullochs	196709
dam, Petra of Cullow	193000 by Earnmore of Greenend	161137

Barrister of Tullochs is a massive bull.

21**Messrs. H. L. Stewart of Struthers, Ltd.**

ETANGER OF STRUTHERS (201909), SJW. T15.

Calved 20th November, 1970,	sire, Newhouse Pessimist	178054
dam, Etvisa of Struthers	205972 by Remedor of Douneside	172979

Date of last Herd Test—19th December, 1971.

22**Mr. J. A. McIrvine.**

PAUL OF BALLINDALLOCH (GGM. T15).

Bred by Sir Ewan and Lady Macpherson-Grant, Ballindalloch Castle,
Ballindalloch, Banffshire.

Calved 12th December, 1970,	sire, European of Derculich	193554
dam, Poppy of Ballindalloch	217073 by Eliminator of Barnoldby	180311

Paul of Ballindalloch is the grandson of Poppette of Gaidrew, who was purchased for the top price of 680 guineas at Perth in 1967.

Eliminator of Barnoldby is by Black Bellringer of Thorn, 1st prize winner at Perth in 1961, and sold for 17,000 guineas. Eliminator of Barnoldby was reserve supreme champion at Perth in 1963, where he was purchased for 8000 guineas.

23**Messrs. David Farmer & Sons, Ltd.**

BEGGAR MAN OF NYDIE (FDL. T5).

Calved 10th January, 1971,	sire, Garry of Nydie	199038
dam, Barmag 6th of Nydie	219969 by Bromborough Edwigan	190385

24**The Rt. Hon. Lord Forteviot.**

BLYRIC OF DUPPLIN (FLD. T27).

Calved 4th February, 1971,	sire, Ashley Esseric	195067
dam, Bly Maid of Dupplin	212727 by Islabank Juringo Eric	184873

Date of last Herd Test—8th March, 1971.

NON-ACCREDITED BULLS

CLASS 3

BEST BULL.

25

Lt.-Col. William Forbes, D.S.O.

WHEATCROFT ROYET (200392), WHG. R12.

Bred by Wheatcroft Bros., Ltd., Ruddington, Notts.

Calved 28th February, 1969,	sire, Provoke of Barnoldby	183421
dam, Wheatcroft Rosita	206278 by Escallop of Little Dean	172501

Wheatcroft Royet is a full brother to Wheatcroft Rosula, who was 1st in his class at the A.-A. Show and Sale at Perth in March, 1970.

Provoke of Barnoldby is by Black Bellringer of Thorn.

Escallop of Little Dean was supreme champion at the A.-A. Society's Show and Sale at Leicester in February, 1961. He gained 1st in his class, Special Medal, Addington Challenge Bowl and Thornton Challenge Cup.

26

Messrs. D. J. & M. Allan.

ELFOLD OF HAYMOUNT (196834), AHK. R85.

Bred by Messrs. J. & W. Arnott, Haymount, Kelso, Roxburghshire.

Calved 28th April, 1969,	sire, Canty Bold of Peebles	193106
dam, Elfremiss of Haymount	214298 by Eudax of Douneside	188971

The Durran Mains Herd has passed two tests clear.

27

Messrs. D. J. & M. Allan.

ELMUNDO OF DURRAN (198585), ADJ. S11.

Calved 2nd November, 1969,	sire, Prince Consort of Durran	194880
dam, Easy Ever 23rd of Peebles	209924 by Paragon of Fordhouse	180469

The Durran Mains Herd has passed two tests clear.

28

Messrs. D. J. & M. Allan.

EDDIE OF DURRAN (ADJ. S19).

Calved 12th December, 1969,	sire, Edwin Erison of Durran	187258
dam, Edwina Ebranic of		

Islabank 209851 by Panoramic of Haymount	181331
--	--------

The Durran Mains Herd has passed two tests clear.

29

Mr. John McNeil.

EPICURE OF NEW CRAIG (201428), MNN. T1.

Calved 10th December, 1970,	sire, Blackbeard of Sandon	184698
dam, Erisimo of New Craig	211015 by Pompy of Charterhouse	165474

Date of last Herd Test—November, 1971.

SHORTHORN

ACCREDITED BULLS

BEST BULL.

30**Mr. William J. D. Roberts.**

DIPPLE FALCON (29802), BPJ. C44, Roan.

Bred by Miss Isabel Brown, Dipple, Fochabers, Morayshire.

Calved 7th August, 1968,	sire, Calrossie Galaxy	28581
dam, 167867 Dipple Nonpariel		

Lobelia 4th by Glamis First Lord	19291
----------------------------------	-------

Warranted a stock-getter.

Date of last Herd Test—29th October, 1971.

31**Mr. G. D. Young.**

CAIRNDENE LUMBERJACK (31109), YDA. E3, Roan.

Calved 30th January, 1970,	sire, Uppermill Finart	28488
dam, 168344 Cairndene Baby Beauty	by Kair President	23304

32**Lt.-Col. H. L. Dewhurst.**

DUNGARTHILL HUSKY (30931), DHJ. E17, Red.

Calved 30th March, 1970,	sire, Ardbennie Hornbeam	25051
dam, 151413 Dungarthill Jealousy 2nd	by Balthayock Olympiad	17317

33**The Hon. Mrs. Dewhurst.**

ARDBENNIE OUTLOOK (30954), DML. E33, White.

Calved 20th August, 1970,	sire, Uppermill Pagan	29290
dam, 160168 Ardbennie		

Nonpariel Anthea by Bapton Crocus Robin	22174
---	-------

34**Major P. H. Henderson, D.F.C.**

LAWTON GLENLAKE (31012), HSN. E17, Roan.

Calved 11th September, 1970,	sire, Denend Glenlake	23516
dam, 175543 Lawton Augusta Bell	by Kair Manifesto	26098

Denend Glenlake (by Bapton Constructor out of a Beaufort Cup-Tie dam) was sold at Perth in February, 1963, for 4000 guineas. This is positively his last calf.

Date of last Herd Test—4th February, 1971.

DAIRY SHORTHORN

35

Mr. Bryan Walling.

BROWSIDE TAURUS 2nd (31275), LMB ND. E6, Roan.

Calved 29th June, 1970,	sire, Langley Taurus	27910
dam, Thringill Linda 7th	121568	

The dam gave: 7311 lbs. (1st calf); 8991 lbs. (2nd calf); 8444 lbs. (3rd calf); 9061 lbs. (4th calf); 10,257 lbs. (5th calf); 10,601 lbs. (6th calf); 9862 lbs. (7th calf).

The sire's dam yields up 16,000 lbs.

NON-ACCREDITED BULLS

BEST BULL.

36

Mr. Thomas Ll. Jones.

CARSTRAD BOB (31023), JNR. E4, White.

Calved 26th February, 1970,	sire, Banchory Utmost	21623
dam, 182048 Carstrad Beauty 9th	by Carstrad Hercules	23798

Banchory Utmost, a tremendously big bull, cost £3500 as a calf. He sired two 1st prize winners at the Perth February Sale in 1971, also best group of three by the same sire.

The Beauty family was bred by the late Mr. A. J. Marshall.

37

Mr. Thomas Ll. Jones.

CARSTRAD SECRET STAR (31030), JNR. E11, White.

Calved 27th November, 1970,	sire, Carstrad Braemar	30495
dam, 160344 Carstrad Secret Jane 9th	by Carstrad Hero	22039

Carstrad Braemar won his class at the Perth Sale in 1971 and was also one of the cup-winning group of three by same sire. He was sold to go to South Africa.

Carstrad Hero won 2nd prize at the Perth February Sale in 1964, and sold to go to the Argentine.

38

Mr. Thomas L.I. Jones.

CARSTRAD CECIL (31025), JNR. E12, Roan.

Calved 1st December, 1970,	sire, Carstrad Braemar	30495
dam, 160336 Carstrad Crocus 21st	by Carstrad Hero	22039

Carstrad Braemar won his class at the Perth Sale in 1971 and was also one of the cup-winning group of three by same sire. He was sold to go to South Africa.

Carstrad Hero won 2nd prize at the Perth February Sale in 1964, and sold to go to the Argentine.

39

Mr. Thomas L.I. Jones.

CARSTRAD FRANK (31027), JNR. E13, Red.

Calved 10th December, 1970,	sire, Carstrad Braemar	30495
dam, 160436 Flossy Bellaverna	by Westdrums Flossy Boy	14457

Carstrad Braemar won his class at the Perth Sale in 1971 and was also one of the cup-winning group of three by same sire. He was sold to go to South Africa.

Westdrums Flossy Boy was 2nd at Perth, and he is by Uppermill Leopold, top-priced bull at Perth.

HEREFORD

ACCREDITED BULLS

40 WITHDRAWN.

41 **Messrs. A. Redpath & Sons.**

P.F. 1 EAGER [Vol. B 6]. T.M. 1DPX/E30.

Born 25th April, 1970. Licence No. HF 16820.

Sire—	Circle T Choice Anxiety	Choice Anxiety
Eastleach 1	36M [275] (P)	(CHB318535) (P)
Compeer		Four Square Homologation
[3759] (P)		24H (CHB398633) (P)
	Eastleach 1 Lass [01527] (P)	Spidel 624A
		(AHR10895495) (P)
		Foxland Domino Lass 5P
		[0725] (P)
	Circle T Domestic	Choice Anxiety
	Anxiety 44L [95] (P)	(AHR6431291) (P)
Dam—		Circle T Belle Mischief
P.F. 1 Lotty		(CHB239618) (P)
[0924] (P)		Haven Grenadier (91344)
	Lotty (85/457)	Lovelace 9th (82/562)

A.C. W.R.

This bull has been used.

42

Mr. Donald Walker.

HYDE 3 ERIC (P). T.M. 3AHZ/E32.

Born 26th April, 1970.

Sire—Berthivan 3 Oarsman (P).

Dam—Hyde 3 Lucy (P).

43

Mr. Donald Walker.

BOCKLETON ERNIE. T.M. TQ/E37.

Born 5th May, 1970.

Sire—

Bockleton Weston

(TQ/W58/96)

Hardwick Richard (121952)

Bockleton Kittyhawk

Hardwick Norseman (112060)

Diamond Curly 61st (89/473)

Hardwick Matador (104918)

(93/939) Bockleton Kitty (90/794)

Dam—

Bockleton Prefect

(TQ/W61/96)

Marlow Favourite (109279)

Bockleton Perfect (93/939)

Vern Eros (92786)

Marlow Primus (86/531)

Hardwick Matador (104918)

Bockleton Perfection 3rd

(91/836)

44

Mr. and Mrs. D. J. Mackenzie.

PENLLAN ELVET (Vol. 101). T.M. EAM/E17.

Born 11th June, 1970.

Bred by Mrs. A. M. Evans & Sons, Penllan, Painscastle,

Builth Wells, Brecon.

Sire—Sugwas Deputy (HR/C18/99).

Dam—Bridesmaid of Penllan (94/483).

45

Mr. Donald Walker.

WENLOCK SENTRY. T.M. SY/F.4.

Born 27th July, 1970.

Sire—

Free Town

Archer

(BJ/A40/97)

Free Town Uplift (137050)

Free Town Gold (92/166)

Atok Damos (123496)

Free Town Doretta (94/316)

Free Town Monarch (104698)

Free Town Goodluck (87/168)

Dam—

Wenlock Sequin

Tarrington March On (75098)

Wenlock Sadie (79/587)

Temple Setrite

Mauritania (72/296)

Temple Mormon (75109)

Sandpiper (76/324)

46

Mr. and Mrs. D. J. Mackenzie.

BWLCHLLYN FORWARD (Vol. 102). T.M. RK/F13.

Born 6th September, 1970.

Bred by Mr. J. H. Evans, Lower Bwlchlllyn, Trefeglwys, Caersws, Monts.

Sire—		
Vern Regent	Vern Nash (128387)	Vern Leopold (120393)
(UP/W48/96)	Orange Vern 56th (92/686)	Prunella Vern 44th (87/682)
		Vern Latimer (120391)
		Orange 49th (89/727)
Dam—		
Bwlchlllyn	Vern Octopus (134235)	Vern Leviathan (120395)
Melody 27th	Bwlchlllyn Melody 12th	Plum Vern 19th (90/736)
(RK/B4/99)	(93/450)	Vern Jerry (110311)
		Bwlchlllyn Melody 6th
		(90/333)

47

Messrs. A. Redpath & Sons.

PENATOK TETRARCH (Vol. 103). T.M. PA/F8.

Born 11th September, 1970. Licence No. BN 10366.

Sire—		
Penatok Q.E.D.	Penatok Nobel (PA/W24/96)	Vern Neptune (128393)
(PA/C9/99)	Penatok Dowager 6th (92/458)	Penatok Beauty 17th (90/492)
		Penatok Gunner (116018)
		Penatok Dowager (88/488)
Dam—		
Penatok	Drewton Edgar (136619)	Vern Hennessy (102944)
Dowager 23rd	Penatok Dowager 16th	Eaton Orange 2nd (90/438)
(PA/C14/99)	(96/382)	Penatok Laird (139048)
		Penatok Dowager 10th
		(94/660)

A.C. W.R.

Q.E.D. was junior and reserve supreme champion at the S. & W. M.; reserve junior and reserve supreme champion at the R.W.A.S.; reserve "Bull of the Year"; reserve champion at the H.H.B.S. January Sale.

Drewton Edgar sired Penatok Prince, supreme champion and in champion sires group at the H.H.B.S. January Sale.

Penatok Nobel was "Bull of the Year."

Penatok Gunner sired many champions.

48

Mr. Donald Walker.

VELDIFER FAGIN. T.M. HT/F8.

Born 12th September, 1970.

Sire—		Marlow Glamour (119340)
Lindum Bartok	Shraden Logic (5B/V6/96)	Shraden Portia 6th (89/332)
(DPN/D10/98)	Chadshunt Olwen "R7"	Vern Horatio (102950)
	(93/1073)	Chadshunt Olwen "M28"
		(90/917)

Dam—

Fenhampton	Temple Prefect (128094)	Temple Milner (120197)
Dolly 45th		Temple Pearl (90/397)
(6W/W21/96)	Dolly 79th (89/390)	Tarrington Egg On (92582)
		Dolly 38th (82/344)

49

Messrs. D. & A. Gall.

GLENTROSE 1 CRUSADER [Vol. B]. T.M. 1GAX/F4.

Born 16th September, 1970.

Sire—		Norham 1 Andy [644] (P)
Glentrose 1	Cuil 1 Danny [3882]	Yetlington 1 Square Beth
Horatio		[08211] (P)
(1GAX/D4/6) (P)	Wallington Nettle (92/819)	Brocket Pimpernel (107427)
		Wallington Heartburn (90/808)

Dam—

Glentrose 1	Cuil 1 Danny [3882]	Norham 1 Andy [644] (P)
Bluebell 6th		Yetlington 1 Square Beth
(1GAX/D2/6) (P)	Glenskenno Bluebell 3rd	[08211]
	(95/528)	Glenskenno Monarch (118581)
		Dowager 78th (89/356)

50

Messrs. D. & A. Gall.

GLENTROSE 1 CAVALIER [Vol. B]. (Scurred.) T.M. 1GAX/F5.

Born 18th September, 1970.

Sire—		North Clifton 1 Ambassador
Cuil 1 Danny	Norham 1 Andy [604] (P)	[29] (P)
[3882] (P)	Yetlington 1 Square Beth	Haven Patch 20th (90/257)
	[02811] (P)	Four Square Jaeger 34J
		[333] (P)
		Circle T Beth Mischief 43P
		[01146] (P)

Dam—

Glenskenno	Glenskenno Monarch (118581)	Rose Jarrett (95756)
Bluebell 3rd		Docile 93rd (89/356)
(95/528)	Dowager 78th (89/356)	Oxhouse Fearless (86109)
		Dowager 59th (80/902)

51

Messrs. D. & A. Gall.

BARFORD 1 FACTOR [Vol. B]. T.M. 1BAX/F14.

Born 3rd October, 1970.

Bred by Mr. A. Brodie.

Sire—		
Wychbury 1	Gatley Oliver (115009)	Vern Horatio (102950)
Wizard	Fairview Choice Lass 52R	Gatley Hilary L21 (89/300)
[2791] (P)	(02066)	Circle T Choice Domino
		16th (9249721)
		Lolo Domino F5 (10209850)
Dam—		
Saddington	Harrold Symbol (125903)	Chadshunt Orator (117685)
Eva 24th		Harrold Duchess 3rd
(94/334)	Saddington Eva 8th (92/182)	(90/847)
		Cherryburton Edward (103970)
		Saddington Eva (87/182)

52

Mr. Donald Walker.

MANSEL FOREMOST. T.M. RD/F17.

Born 10th October, 1970.

Sire—		
Corinium Agio	Corinium Roman	Vern Krespian (120386)
(RHR/A10/97)	(RHR/V2/96)	Free Town Temptress (81/281)
	Corinium Dowager (95/609)	Vern Ghat (99495)
		Dowager Lady Vern 40th
		(85/562)
Dam—		
Mansel	Havenfield Fanfare (137493)	Haven Showman (125931)
Verena 33rd		Haven Pansy 10th (92/401)
(RD/A21/97)	Mansel Vera 96th (91/297)	Penatok Courtier (98815)
		Mansel Vera 54th (84/304)

53

Messrs. A. Redpath & Sons.

HORSETIN 1 FLASH (P) (Vol. 102). T.M. 1ARX/F16.

Born 20th October, 1970. Licence No. BN 10330.

Sire—

Horsetin 1	Mercian 1 Italic [3774] (P)	Crawdon 1 Firefly [375] (P)
		Mercian 1 Dominette 5th
Dynamo		[02757] (P)
(1ARX/D13/6) (P)	Horsetin 1 Agnes "V21"	Grafton 1 Dynamo [687] (P)
	[04489] (P)	Horsetin 1 Agnes [0862] (P)

Dam—

Horsetin 1	Grafton 1 Dynamo [687] (P)	Rex Mixer Gem [22] (P)
Nosy 2nd		Grafton 1 Gridelin [0193] (P)
[03273] (P)	Horsetin 1 Nosy [0863] (P)	Grafton 1 Hero [50] (P)
		Frynach Beattie (88/608)

A.C. W.R.

Horsetin 1 Dynamo was Performance Tested at Holme Lacy and had the second highest 400-day weight on test. He was purchased by the M.M.B. at the January Sale in 1970.

54

Messrs. A. Redpath & Sons.

MERRYHILL TWIST (Vol. 102). T.M. OH/F4.

Born 22nd October, 1970. Licence No. HF 17202.

Sire—

Toran Ego	Llandinabo Ony (8S/W8/96)	Vern Navarre (128389)
(DOC/C25/99)		Llandinabo Spotlight 4th
	Plum Vern 33rd	(95/1044)
	(UP/W14/96)	Vern Nobel (128402)
		Plum Vern 19th (93/73)

Dam—

Merryhill	Haven Valid (iL/V78/96)	Haven Showman (125931)
Songstress 25th		Easneye Hotspur's Divine 2nd
(OH/C29/99)	Merryhill Songstress 22nd	(94/732)
	(96/771)	Noke Jupiter (132917)
		Merryhill Songstress 20th
		(94/1046)

A.C. W.R.

Toran Ego (sold to Mr. J. Allen, Australia, for semen export) is the sire of Merryhill Curly 35th, our fifth successive female champion at the October Sales.

Noke Jupiter, sire of Merryhill Oracle, sold for £1867 to Happy Oaks Ranch, Oregon, U.S.A.

55

Trustees of the late Mr. George J. Doig.

BALLOGIE 1 MISER [Vol. B 7]. T.M. DEX/F2.

Born 7th November, 1970.

Sire—North Clifton 1 BC 1 Extrana [2815]
Kibosh [5629]Circle T Hilda Mischief
46L [079]Circle T Choice Anxiety 92R [494]
BC 1 Ana [01328] (S)
Woodrow Mischief 48 (AHR4698202)
Circle T Hilda 3 (CHB228419)**Dam—**Lockerley 1 North Clifton 1 Achievement
Susanne [98]
(1BSX/V2) Cerezo Flower (88/227)Gay Hills Victor 46 [8] (P)
Perton Opal 16th (86/237)
Perton Italic (102297)
Brampton Quince 15th (85/470)

56

WITHDRAWN.

57

Mr. Donald Walker.

HALESEND FARMER. T.M. YX/F7.

Born 1st January, 1971.

Sire—Firlands Vern Laird (120390)
Justabout Firlands Junee (94/1019)
(KV/W27/96)Vern Irwin (106481)
Countess Vern 67th (85/562)
Marlow Hotspur (119364)
Firlands Joyful (91/848)**Dam—**Halesend Violet Sutton Diamond King
(95/621) (128031)Astwood Yes (106839)
Cubbington Thora 6th (91/631)

Halesend Twilight (93/569)

Cheyney Poacher (121296)
Halesend Georgina (85/434)

58

Messrs. A. Redpath & Sons.

WAREHEAD 1 PRINCE [Vol. B 7]. T.M. LN1X/F14.

Born 16th February, 1971. Licence No. HF 17528.

Sire—

Grafton 1 Legacy	Winson 1 Fortescue [3401] (P)	Milton Sherwood 2nd [326] (P) (Imp. N.Z.)
(1DGX/D87/6) (P)		Winson Alice [H090] (P)
	Grafton Gloss [05861] (P)	Kiwi Gem [21] (P)
		Grafton Glorious [02120] (P)

Dam—

Grafton 1	Taniwha Prince [1462] (P) (Imp. N.Z. 1962)	Glen Sir Grove 1st (NZHB2091)
Eva 4th		Acton Princess 131st (NZHB3323)
[07820] (P)		Sugwas Layman [89458]
	Euston Evelyn (86/308)	Compton Evelyn 6th (81/581)

A.C. W.R.**NON-ACCREDITED BULL**

59

Mr. W. H. Cox.

BLYTHEBARN 1 ENDOWMENT [Vol. B 6]. T.M. 1FNX/E24.

Born 11th March, 1970.

Bred by Mr. Frank Stringfellow, Crown Farm, Eakring Road,
Mansfield, Notts.**Sire—**

B.C. 1 Explorer	Circle T Choice Anxiety 92R	Choice Anxiety 46 [594] (AHR6431219)
[2888] (P)		Circle T Juliana Mischief 26L (CHB19435)
	Wye Ruth (92/201)	Knightwick Nimbus (108998)
		Wye Cloudy (82/222)

Dam—

Blythebarn 1	Onward Trumode Domino	Onward Trumode Domino 13 (CHB250306)
Gamester Girl	12G [96]	Miss Fairfax Domino 2 (CHB154804)
[04677] (P)	Studdolph Gamester Girl 11th (89/827)	Haroldston Uno (94856)
		Studdolph Gamester Girl (89/827)

LINCOLN RED

ACCREDITED BULLS

60

The Boots Company, Limited.

WESTDRUMS ROBIN (47055). T.M. BPD/G13.

Born 12th September, 1969.

Sire—		Spridcliff Gallant (46498)	Spridcliff Banker (45166)
Chippinghurst			Spridcliff Blueberry 4th
Double Bid			(21987)
(46751)	Chippinghurst Tryphosa 8th		Coleby Gentry (44764)
	(35072)		Chippinghurst Tryphosa 3rd
			(135072)
Dam—			
Chippinghurst		Spridcliff Gallant (46498)	Spridcliff Banker (45166)
Rouge 41st			Spridcliff Blueberry 4th
(39201)	Chippinghurst Rouge 32nd		(21987)
	(38094)	Athorpe Usurpur (46093)	
		Chippinghurst Rouge 17th	
			(28973)

We have cows in calf to this bull.

61

Moncur Pedigree Herds, Limited.

MONCUR GAYLAD 11th (Vol. 72). T.M. MPH/H21.

Born 6th November, 1970.

Sire—		Spridcliff Banker (45166)	Firsby Rajah (43426)
Spridcliff Gaylad			Spridcliff Tranquility (18627)
(46508)			Rippingale National Hope
	Spridcliff Connie 4th (25271)		11th (40653)
			Spridcliff Connie 2nd (18636)
Dam—			
Moncur		Cockerington Reynard (45005)	Cockerington Optimist (43310)
Eileen Z9			Cockerington 574th (13699)
(37592)	Walcott Eileen 58th (32190)		Cockerington Manual (41890)
			Walcott Eileen 7th (22121)

Spridcliff Gaylad was the first Lincoln Red to win four inter-breed supreme championships, and he was unbeaten during the 1967-68 show season at eleven shows at which he was exhibited. Gaylad has sired eight Moncur bulls sold to average £526. Two of his sons topped the Perth Sale in October, 1971, with an average of 555 guineas. Four sons sold (weighed by M.I.C.) averaged 1112 lbs. at 400 days, and another bull had a 300-day weight of 927 lbs.

62

Moncur Pedigree Herds, Limited.

MONCUR GAYLAD 14th (Vol. 72). T.M. MPH/H24.

Born 16th December, 1970.

Sire—		
Spridcliff Gaylad	Spridcliff Banker (45166)	Firsby Rajah (43426)
(46508)		Spridcliff Tranquility (18627)
	Spridcliff Connie 4th (25271)	Rippingale National Hope
		11th (40653)
		Spridcliff Connie 2nd (18636)
Dam—		
Moncur		Spridcliff Banker (45166)
Elizabeth A12	Spridcliff Excelsior (46334)	Spridcliff Bluebell 3rd (23563)
(38367)	Moncur Elizabeth 3D	Market Stainton Bonus H64
	(61/293)	(60/267)
		Nocton Rise Elizabeth S22
		(31225)

Spridcliff Gaylad was the first Lincoln Red to win four inter-breed supreme championships, and he was unbeaten during the 1967-68 show season at eleven shows at which he was exhibited. Gaylad has sired eight Moncur bulls sold to average £526. Two of his sons topped the Perth Sale in October, 1971, with an average of 55 guineas. Four sons sold (weighed by M.L.C.) averaged 1112 lbs. at 400 days, and another bull had a 300-day weight of 927 lbs.

NON-ACCREDITED BULL

63

Messrs. J. M. Fairlie & Sons.

WESTDRUMS OPULENT. T.M. BPD/F4.

Born 22nd September, 1968.

Bred by Boots Pure Drug Co., Ltd., Westdrums, Brechin, Angus.

Sire—		
Chippinghurst	Spridcliff Gallant (46498)	Spridcliff Banker (45166)
Double Bid		Spridcliff Blueberry 4th
(46751)	Chippinghurst Tryphosa 8th	(21987)
	(35072)	Coleby Gentry (44764)
		Chippinghurst Tryphosa 3rd
		(135072)
Dam—		
Chippinghurst	Coleby Gentry (44764)	Rippingale Flusterer 12th
		(41467)
Optic 26th	Chippinghurst Optic 20th	Coleby Cowslip 35th (12933)
(33666)	(28969)	Spridcliff Valiant (43575)
		Chippingham Optic 16th (23756)

SOUTH DEVON ACCREDITED BULLS

64

Mr. Edward J. Kublin.

COWSBERRY DEMA (PM 68204). T.M. V2746/128.

Born 12th June, 1970.

Sire—

Cowsberry

East Farm No. 244 (19601)

Berty 2nd

(68204)

Bapton Ada (55716)

Dam—

Cowsberry

Cowsberry General (20195)

Rose 4th

Higher Spriddlescombe

Rose 6th (57456)

Cowsberry Berty 2nd weighed 1320 lbs. at 500 days; daily live weight gain, 2.5 lbs.

Cowsberry Dema (on grass) weighed 1185 lbs. at 400 days; daily live weight gain since birth, 2.7 lbs.

65

Mr. Edward J. Kublin.

DEMA NO. 1 (Entered). T.M. KEZ/T1.

Born 17th April, 1971.

Sire—

A.I. Pamflete

A.I. Holbeton Warrior

Warrior 2nd

(18519)

Afton Lofty (51588)

Dam—

Bezurrell

Aptor Majestic

Judy 2nd

(67365)

Bezurrell Judy 18th

A.I. Pamflete Warrior was placed 1st on inspection and 2nd on daily live weight gain at the B.O.C.M. trial. His daily live weight gain was 2.85 lbs. to 400 days, with good conversion of 2.51 lbs. starch equivalent for 1 lb. live weight gain.

With Compliments

from

Macdonald, Fraser & Co., Ltd.

Auctioneers

Perth

CHAROLAIS ACCREDITED BULLS

66

Messrs. A. Redpath & Sons.

LOUGHGALL DENIS (27). T.M. EE/D8.

Born 14th April, 1968.

Sire—Ettila 18th (100/A32). **Dam**—Antille (14) (18028).

67

Messrs. A. Redpath & Sons.

LOUGHGALL GENDARME (71). T.M. EE/G24.

Born 19th March, 1971.

Sire—Archiduc. **Dam**—Loughgall Daisy (26) (EE/D7).

NON-ACCREDITED BULL

68

WITHDRAWN.

CHAROLAIS ACCREDITED BULLS

Misses A. Roberts & Sons,
LONDON & BIRMINGHAM, T.M. BROS.
BORN 18th April 1908.
Size—Height 18th 100/100, 100/100 (18) 100/100

66

Misses A. Roberts & Sons,
LONDON & BIRMINGHAM, T.M. BROS.
BORN 18th April 1908.

67

MUNRO & SCOTT, LTD., Printers, Skinnergate, Perth.

NON-ACCREDITED BULL

Misses A. Roberts & Sons,
LONDON & BIRMINGHAM, T.M. BROS.
BORN 18th April 1908.

68